CLINTONVILLE BOROUGH

COUNTY OF VENANGO

ORDINANCE NO. 91-2

AN ORDINANCE OF THE COUNCIL OF CLINTONVILLE BOROUGH
PENNSYLVANIA PROVIDING FOR THE LEVYING, ASSESSMENT AND
COLLECTION OF A TAX FOR GENERAL REVENUE PURPOSES UPON A
TRANSFER OF AN INTEREST IN REAL PROPERTY TO THE EXTENT THAT
THE TRANSFER ARE SUBJECT TO TAX IMPOSED BY THE COMMONWEALTH
OF PENNSYLVANIA PURSUANT TO 72 P.S., 8101-G ET SEQ., AUTHORIZED BY ARTICLE XI-D, "LOCAL REAL ESTATE TRANSFER TAX," 72
P.S. 8101-D ET SEQ AND ADMINISTERED, COLLECTED AND ENFORCED
UNDER THE LOCAL TAX ENABLING ACT, 53 P.S. 6901 ET SEQ.,
PROVIDING A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE
DATE.

BE IT ORDAINED AND ENACTED BY THE AUTHORITY OF THE CLINTONVILLE BORO, VENANGO COUNTY, PENNSYLVANIA AS FOLLOWS:

SECTION 1 SHORT TITLE: This Ordinance shall be known as the Realty Transfer Tax Ordinance of the CLINTONVILLE BORO Venango County, Pennsylvania.

SECTION 2 AUTHORITY: A realty transfer tax for general revenue purposes is hereby imposed upon the transfer of real estate or interest in real estate situated within the CLINTONVILLE BORO - VENANGO COUNTY, PENNSYLVANIA, regardless of where by documents making the transfer are made, executed of delivered, or where the actual settlements on such transfer took place as authorized by Article XI-D, "Local Real Estate Transfer Tax." 71 P.S. 8101, et seq.

SECTION 3 DEFINITIONS:

"Association." A partnership, limited partnership, or any other form of unincorporated enterprise owned or conducted by two or more persons other than a private trust or decedent's estate.

"Corporation." A corporation, joint-stock association, business trust, or banking institution which is organized under the laws of this Commonwealth, the United STates, or any other state, territory, foreign county or dependency.

"Document." Any deed, instrument or writing which conveyed, transfers, demises, vests, confirms or evidences any transfer or demise of title to real estate, but does not include wills, mortgages, deeds of trust or other instruments or like

improvements, immovables or interests which by custom, usage or law pass with a conveyance or land, but excluding permanently attached machinery and equipment in an industrial plant.

- (2) A condominium unit.
- (3) A tenant-stockholder's interest in a cooperative housing corporation, trust or association under a propriety lease or occupancy agreement.

"Real Estate Company." A corporation or association which is primarily engaged in the business of holding, selling or leasing real estate, ninety percent or more of the ownership interest in which is held by thirty-five or fewer persons and which:

- (1) derives sixty percent or more of its annual gross receipts from the ownership or disposition of real estate; or
- (2) holds real estate, the value of which comprises ninety percent or more or the value of its entire tangible assets which are freely transferable and actively traded on an established market.

"Title to real estate."

- (1) Any interest in real estate which endures for a period of time, the termination of which is not fixed or ascertained by a specific number of years, including without limitation as estate in fee simple, life estate, or perpetual leasehold; or
- (2) Any interest in real estate enduring for a fixed period of years but which, either by reason of the length of the term or the grant of a right to extend the term by renewal or otherwise, consists of a group of rights approximating those of an estate in fee simple, life estate or perpetual leasehold, including without limitation a leasehold interest or possessory interest under a lease or occupancy agreement for a term of thirty years or more or a leasehold interest or possessory interest in real estate in which the lease has equity.

"Transaction." The making, executing, delivery, accepting, or presenting for recording of a document.

"Value."

(1) In the case of any bona fide sale of real estate at arm's length for actual monetary worth, the amount of the actual consideration therefore, paid or to be paid, including liens or other encumbrances thereon existing before the transfer and not removed thereby, whether or

not the underlying indebtedness is assumed, and ground rents, or a commensurate part thereof where such liens or other encumbrances and ground rents and ground rents also encumber or are charged against other real estate; Provided, that where such documents shall set forth a nominal consideration, the "value" thereof shall be determined from the price set forth in or actual consideration for the contract of sale;

- (2) In the case of a gift, sale by execution upon a judgment or upon the foreclosure of a mortgage by a judicial officer, transactions without consideration or for consideration less than the actual monetary worth of the real estate, a taxable lease, an occupancy agreement, a leasehold or possessory interest, any exchange of properties, or the real estate of an acquired exchange of properties, or the real estate of an acquired company, the actual monetary worth of the real estate determined by adjusting the assessed value of the real estate for local real estate purposes for the common level ratio factor developed by the Pennsylvania Department of Revenue for Pennsylvania realty transfer tax base calculations;
 - (3) In the case of an easement or other interest in real estate the value of which is not determinable under clause (1) or (2), the actual monetary worth of such interest; or
 - (4) The actual consideration for or actual monetary worth of any executory agreement for the construction of buildings, structures or other permanent improvements to real estate between the grantor and other persons existing before the transfer and not removed thereby or between the grantor, the agent or principle of the grantor of a related corporation, association or partnership and the grantee exiting before or effective with the transfer.

SECTION 4. IMPOSITION OF TAX; INTEREST:

- (a) Every person who makes, executes, delivers, accepts or presents for recording any document or in whose behalf any document is made, executed, delivered, accepted or presented for recording, shall be subject to pay for and in respect to the transaction or any part thereof, a tax at the rate of one percent of the value of the real estate represented by such document, which tax shall be payable at the earlier of the time the document is presented for recording or within thirty days of acceptance of such document or within thirty days of becoming an acquired company.
- (b) The payment of the tax imposed herein shall be evidenced by the affixing of an official stamp or writing

character given as security for a debt and deeds of release thereof to the debtor, land contracts whereby the legal title does not pass to the grantee until the total consideration specified in the contract has been paid or any cancellation thereof unless the consideration payable over a period of time exceeding thirty years, or instruments which solely grant, vest or confirm a public utility easement. Document shall also include a declaration of acquisition required to be presented for recording under section ____ of this ordinance.

"Family farm corporation." A corporation of which at least seventy-five percent of its assets are devoted to the business of agriculture and at least seventy-five percent of each class of stock of the corporation is continuously owned by members of the same family. the business or agriculture shall not be deemed to include:

- Recreational activities such as, but not limited to hunting, fishing, camping, skiing, show competition or racing;
- (2) The raising, breeding or training or game animals or game birds, fish, cats, dogs or pets or animals intended for use in sporting or recreational activities;
- (3) Fur farming;
- (4) Stockyard and slaughterhouse operations; or
- (5) Manufacturing or processing operations of any king.

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"Members of the same family." Any individual, such individual's brothers or sisters, the brothers or sisters of such individual's parents and grandparents, the ancestors and lineal descendants of any of the foregoing, a spouse of any of the foregoing, and the estate of any of the foregoing. Individuals related by the half-blood or legal adoption shall be treated as if they were related by the whole-blood.

"Person". Every natural persons, association, or corporation. Whenever used in any clause prescribing and imposing a fine or imprisonment, or both. The term "person" as applied to associations, shall include the responsible members or general partners thereof, and as applied to corporations, the officers thereof.

"Real Estate".

1) All lands, tenements or hereditaments within this CLINTONVILLE BORO, VENANGO COUNTY, PENNSYLVANIA, including without limitation buildings, structures, fixtures, minerals, oil, gas quarries, spaces with or without upper or lower boundaries, trees, and other

- (3) A conveyance to a municipality, township, school district or county pursuant to acquisition by the municipality, township, school district or county of a tax pality, township, school district or county of a tax delinquent property at sheriff sale or tax claim bureau sale.
- (4) A transfer for no nominal actual consideration which corrects or confirms a transfer previously recorded, but which does not extend or limit existing record legal title or interest.
- (5) A transfer of division in kind for no or nominal actual consideration of property passed by testate or interconsideration and held by contenants; if any of the state succession and held by contenants; if any of the parties take shares greater in value than their undivided interest, tax is due on the excess.
- (6) A transfer between husband and wife, between persons who were previously husband and wife who have since been divorced, provided the property or interest therebeen divorced, provided the property or interest therein subject to such transfer was acquired by the husband in subject to such transfer was acquired by the husband and wife or husband or wife prior to the granting of and wife or husband or wife prior to the granting of the spouse of such child, between parent and child or the spouse of a brother or sister and brother or sister of the spouse of a brother or sister, and between a grandparent and grandchild or the spouse of such grandchild, except that a subsequent transfer by the grantee within one year shall be subject to tax as if the grantor were making such transfer.
 - (7) A transfer for no or nominal actual consideration of property passing by testate or intestate succession from a personal representative of a decedent to the decedent's devisee or heir.
 - (8) A transfer for no or nominal actual consideration to a trustee of an ordinary trust where the transfer of the same property would be exempt if the transfer was made directly from the grantor to all the possible beneficiaries, whether or not such beneficiaries are contingent or specifically named. No such exemption shall be granted unless the recorder of deeds is presented with a copy of the trust instrument that clearly identifies the grantor and all possible beneficiaries.
 - (9) A transfer for no or nominal actual consideration from a trustee to a beneficiary of an ordinary trust.
 - (10) A transfer for no or nominal actual consideration from trustee to successor trustee.
 - (11) A transfer (i) for no or nominal actual consideration between principal and agent or straw party; or (ii)

by the recorder whereon the date of the payment of the tax, amount of the tax and the signature of the collecting agent shall be set forth.

- it is the intent of this ordinance that the entire burden of the tax imposed herein on a person or transfer shall note exceed the limitations prescribed in the Local Tax Enabling Act. Act of December 31, 1965, P.L. 1257, 53 P.S. 6901 et seq., so that if any other political subdivision shall impose or hereafter shall impose such tax on the same person or transfer then the tax levied by the CLINTONVILLE BORO, VENANGO COUNTY, PENNSYLVANIA, under the authority of that Act shall during the time such duplication of the tax exists, except as hereinafter otherwise provided, be one-half of the rate and such one-half rate shall become effective without any action on the part of the CLINTONVILLE BORO, VENANGO COUNTY, PENNSYLVANIA, provided however, that the CLINTONVILLE BORO, VENANGO COUNTY, PENNSYLVANIA, and any other political subdivision which impose such tax on the same person or transfer may agree that, instead of limiting their respective rates to one-half of the rate herein provided, they will impose respectively different rates, the total of which shall not exceed the maximum rate permitted under "The Local Tax Enabling Act."
- (d) If for any reason the tax is not paid when due, interest at the rate in effect at the time the tax is due, shall be added and collected.

SECTION 5. EXEMPT PARTIES: The United States, the Commonwealth, or any of their instrumentalities, agencies or political subdivision shall be exempt from payment or the tax imposed by this article. The exemption of such governmental bodies shall not, however, relieve any other party to a transaction from liability for the tax.

SECTION 6. EXCLUDED TRANSACTIONS: The tax imposed by Section shall not be imposed upon:

- instrumentalities, agencies or political subdivisions, by gift, dedication or deed in lieu of condemnation or deed of confirmation in connection with condemnation proceedings, or a reconveyance by the condemning body time of condemnation which reconveyance may include property fine adjustments provided said reconveyance is made within one year from the date of condemnation.
- (2) A document which the CLINTONVILLE BORO, VENANGO COUNTY, PENNSYLVANIA, under the Constitution or statutes of the United States.

- (18) A transfer to a conservancy which possesses a tax exempt status pursuant to section 501(c)(3) of the Internal Revenue Code of 1954, (68A Stat. 3, 26 U.S.C. 501(c)(3)) and which has as its primary purpose preservation of land for historic, recreational, scenic, agricultural or open space opportunities.
 - (19) A transfer of real estate devoted to the business of agriculture to a family farm corporation by a member of the same family which directly owns at least seventy-five percent of each class of the stock thereof.
 - (20) A transfer between members of the same family of an ownership interest in a real estate company or family farm corporation.
 - (21) A transaction wherein the tax due is one dollar (\$1.00) or less.
 - (22) Leases for the production or extraction of coal, cil, natural gas or minerals and assignments thereof.

In order to exercise any exclusion provided in this section, the true, full and complete value of the transfer shall be shown on the statement of value. A copy of the Pennsylvania Realty Transfer Tax Statement of Value may be submitted for this purpose. For leases of Value may be submitted for this purpose. For leases of coal, oil, natural gas or minerals, the statement of value may be limited to an explanation of the reason such document is not subject to tax under this ordinance.

SECTION 7. DOCUMENTS RELATING TO ASSOCIATIONS OR CORPORA-TIONS AND MEMBERS, PARTNERS, STOCKHOLDERS OR SHAREHOLDERS THERE-OF:

Except as otherwise provided in section #6, documents which make, confirm or evidence any transfer or demise of title to real estate between associations or corporations and the members, partners, shareholders or stockholders thereof are fully taxable. For the purpose of this article, corporations and associations are entities separate from their members, partners, stockholders or shareholders.

SECTION 8. ACQUIRED COMPANY:

(a) A real estate company is an acquired company upon a change in the ownership interest in the company, however, effect, if the change does not affect the continuity of the company; and of itself or together with prior changes has the effect of transferring, directly or indirectly, ninety percent or more of the total ownership interest in the company within a period of three years.

from or to an agent or straw party where, if the agent or straw party were his principal, no tax would be imposed under this article.

Where the document by which title is acquired by a grantee or statement of value fails to set forth that the property was acquired by the grantee from, or for the benefit of, his principal, there is a rebuttable presumption that the property is the property of the grantee in his individual capacity if the grantee claims an exemption from taxation under this clause.

- (12) A transfer made pursuant to the statutory merger or consolidation of a corporation or statutory division of a nonprofit corporation, except where the department reasonably determined that the primary extent for such merger, consolidation or division is avoidance of the tax imposed by this article.
- (13) A transfer from a corporation or association of real estate held of record in the name of the corporation or an interest in the association in the same proportion as his interest in or ownership of the real estate being conveyed and where the stock of the corporation or the interest in the association has been held by the grantee for more than two years.
- (14) A transfer from a nonprofit industrial development agency or authority to a grantee of property conveyed by the grantee to that agency or authority as security for a debt or the grantee or a transfer to a nonprofit industrial development agency or authority.
- (15) A transfer from a nonprofit industrial development agency or authority to a grantee purchasing directly from it, but only if: (i) The grantee shall directly use such real estate for the primary purpose of manufacturing, fabricating, compounding, processing, publishing, research and development, transportation, energy conversion, energy production, pollution control, warehousing or agriculture; and (ii) the agency or authority has the full ownership interest in the real estate transferred.
- (16) A transfer by a mortgage to the holder of a bona fide mortgage in default in lieu of a foreclosure or a transfer pursuant to a judicial sale in which the successful bidder is the bona fide holder of a mortgage, unless the holder assigns the bid to another person.
- (17) Any transfer between religious organizations or other bodies or persons holding title for a religious organization if such real estate is no being or has not been used by such transferor for commercial purposes.

- (b) With respect to real estate acquired after February 16, 1986, a family farm corporation is an acquired company, when, because of voluntary or involuntary dissolution, it ceases to be a family farm corporation or when, because of issuance or transfer of stock or because of issuance or transfer of stock or the because of acquisition or transfer of assets that are devoted to the business of agriculture, it fails to meet the minimum requirements of a family farm corporation under this ordinance.
- (c) Within thirty days after becoming an acquired company, the company shall present a declaration of acquisition with the recorder of each county in which it holds real estate for the affixation of documentary stamps and recording. Such declaration shall set forth the value of real estate holdings of the acquired company in such county. A copy of the Pennsylvania Realty Transfer Tax Declaration of Acquisition may be submitted for this purpose.

SECTION 9. CREDITS AGAINST TAX:

- (a) Where there is a transfer of a residential property by a licensed real estate broker which property was transferred to him within the preceding year as consideration for the purchase of other residential property, a credit for the amount of the tax paid at the time of the transfer to him shall be given to him toward the amount of the tax due upon the transfer.
- (b) Where there is a transfer by builder of residential property which was transferred to the builder within the preceding year as consideration for the purchase of new, previously unoccupied residential property, a credit for the amount of the tax paid at the time of the transfer to the builder shall be given to the builder toward the amount of the tax due upon the transfer.
- (c) Where there is a transfer of real estate which is leased by the grantor, a credit for the amount of tax paid at the time of the lease shall be given the grantor toward the tax due upon the transfer.
- (d) Where there is a conveyance by deed of real estate which was previously sold under a land contract by the grantor, a credit for the amount of the tax paid at the time of the sale shall be given the grantor toward the tax due upon the deed.
- (e) If the tax due upon the transfer is greater than the credit given under this section, the difference shall be paid. If the credit allowed is greater than the

SECTION 18. SEVERABILITY: Should any section, subsection, sentence, clause or phrase of this ordinance be declared invalid by a court of competent jurisdiction, such decision shall not affect the validity of the ordinance in its entirety or of any part thereof other than that declared to be invalid.

SECTION 19. EFFECTIVE DATE: This ordinance shall be effective may 14, 199/. All ordinances or amendments thereto pertaining to the subject matter of this ordinance, that is, realty transfer taxes, shall remain in full force and effect until the effective date of this ordinance.

1991. ENACTED AND ORDAINED this 14 day of May

*(CLINTONVILI	E BORO COUN	CIL.
PRESIDEN	T' Kaeman (School School	ev
MAYOR		77	•
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ATTEST:

Secretary Donaldson

I HEREBY CERTIFY that the foregoing is a true and correct copy of ORDINANCE NO. G/- enacted by the council of the BOROUGH OF CLINTONVILLE ON THE day of

SEAL