LPS - 8 (11/13)

DIS 0 (11/13)	
FEDERAL PROJECT NO.	
PROJECT NAME/ROUTE	Paoli Pike Shared Use Path Segments C, D, & E / SR 2014
COUNTY	Chester
MUNICIPALITY	East Goshen
PARCEL NO.	53-4-77(P/O)
CLAIM NO.	
CLAIMANT	Goshen Equities, LLC

AGREEMENT OF SALE (Easement)

Made on	, 2019 by Goshen Equities, LLC, owner(s) of property affected
by the construction or improve	ment of the above mentioned Route, its heirs, executors, administrators
successors and/or assigns, herei	nafter, whether singular or plural, called the SELLER, and East Gosher
Township hereinafter called the	PURCHASER,

WITNESSETH:

WHEREAS the PURCHASER intends to record a plan in the Recorder of Deeds Office of the aforesaid County indicating its authorization to condemn property for the above highway from the aforesaid property; and

WHEREAS the parties hereto have agreed that, in lieu of condemnation, the SELLER will convey to the PURCHASER a Sidewalk Easement, a Temporary Construction Easement and other estate(s) as designated, if any, from the property or portion thereof required by the PURCHASER.

NOW, THEREFORE, in consideration of the sum of Forty-One Thousand Three Hundred (\$41,300.00) Dollars and other good and valuable consideration, the SELLER hereby agrees to sell and convey to the PURCHASER and the PURCHASER agrees to purchase a Sidewalk Easement and such other estate(s), if any, as designated on the plot plan attached hereto and made a part hereof and set forth below.

NOW, THEREFORE, in consideration of the sum of Thirty-Seven Thousand (\$37,000.00) Dollars and other good and valuable consideration, the SELLER hereby agrees to sell and convey to the PURCHASER and the PURCHASER agrees to purchase a Temporary Construction Easement and such other estate(s), if any, as designated on the plot plan attached hereto and made a part hereof and set forth below.

BEING a portion of the property conveyed or devised to the SELLER by Safeway, Inc., dated October 6, 2004, recorded in Chester County Recorder of Deeds in Deed Book 6299 at Page 1947. This conveyance contains 0.524 acres (22,834 sq. ft.) for the Sidewalk Easement and 0.632 acres (27,510 sq. ft.) for the Temporary Construction Easement and is identified on PURCHASER plans as Parcel 15, together with the improvements, hereditaments and appurtenances to the said easement, except those which may be agreed below to be retained by the SELLER, free and clear of all liens, charges, delinquent taxes and assessments, and of all leases, agreements and other encumbrances which the SELLER has the right to terminate or remove. The SELLER will assign to the PURCHASER all of the SELLER'S right, title and interest in those leases, agreements, and other encumbrances which cannot be terminated or removed. The SELLER will warrant GENERALLY the property interest to be conveyed.

LPS - 8 (2/13)		Goshen Equities, LLC		Page 2 of 3
, ,	Claim Number	Claimant	Date	

Reserving, however, to the GRANTOR the right to deep mine minerals and remove gas and oil within the areas hereunder acquired from a minimum depth to be determined by the PURCHASER, from mine shafts or by means of wells located off the right-of-way.

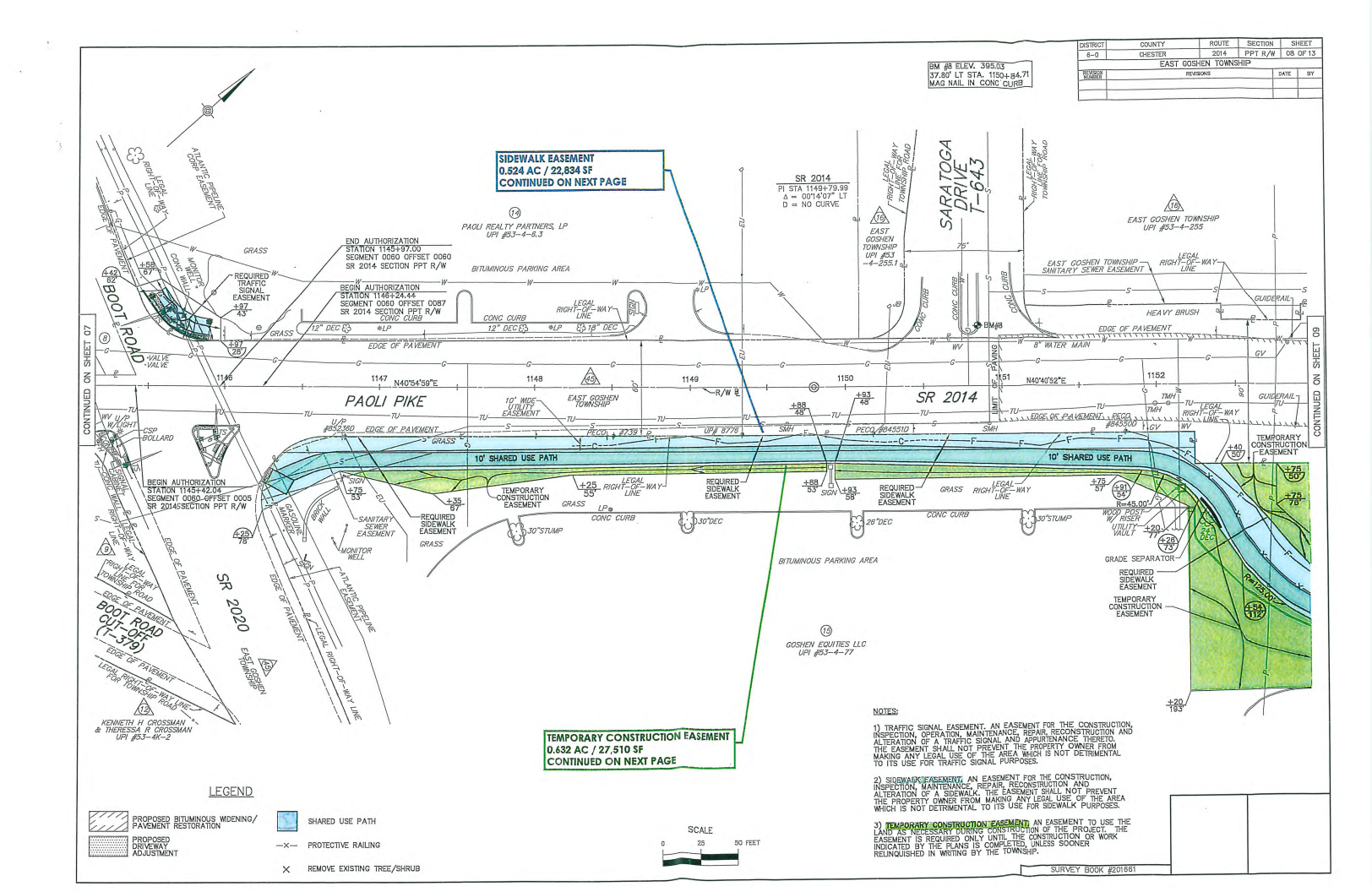
All expenses of examination of the title and of preparation and recording of the deed shall be paid by the PURCHASER. Payment of the purchase price shall be made within ninety (90) days of the date of this agreement.

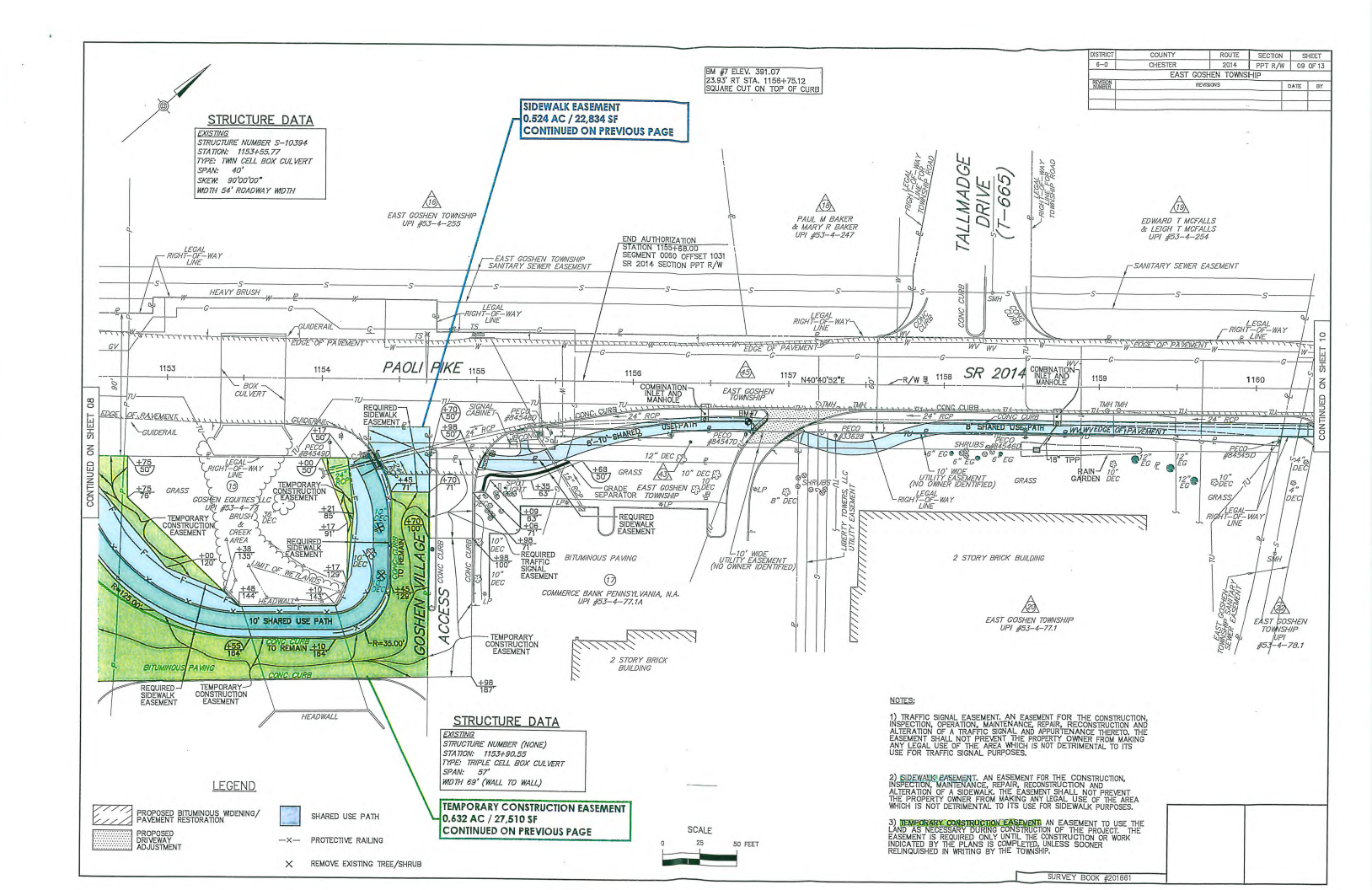
From and after the execution of this instrument, the PURCHASER, its agents and contractors, shall have the right to enter upon the premises to be conveyed for making studies, tests, soundings, and appraisals.

The SELLER does further remise, release, quitclaim and forever discharge the PURCHASER or any agency or political subdivision thereof or its or their employees or representatives of and from all suits, damages, claims and demands which the SELLER might otherwise have been entitled to assert under the provisions of the Eminent Domain Code, 26 Pa.C.S. § 101 et seq., for or on account of this conveyance and any injury to or destruction of the aforesaid property of the SELLER through or by reason of the aforesaid highway construction or improvement, except damages, if any, under Section 710 (Limited Reimbursement of Appraisal, Attorney and Engineering Fees) and Section 711 (Payment on Account of Increased Mortgage Costs) of the Eminent Domain Code; provided, however, that if relocation of a residence or business or farm operation is involved, this release shall likewise not apply to damages, if any, under Section 902 (Moving Expenses) and/or Section 903 and/or 904 (Replacement Housing) of the Eminent Domain Code.

The SELLER does further indemnify the PURCHASER against any claim made by any lessee of the aforesaid property who has not entered into a Settlement Agreement with the PURCHASER.

LPS – 8 (2/13) Claim Number	<u>Goshen Equities,</u> Claimant	LLC Page 3 of 3 Date
The Parties have executed or caused	to be executed these prese	nts, intending to be legally bound thereby.
INDIVIDUALS		ENTITIES* SELLER:
		Goshen Equities, LLC
	By:	
	By:	
		*Use this block for a corporation, partnership, LLC, government entity, school district, church, trust, club, association, POA, attorney-in-fact, executor, administrator or any other entity.
		PURCHASER:
		East Goshen Township
	Ву:	Janet L. Emanuel, Chairwoman, Board of Supervisors





Prepared By: McMahon Associates, Inc.

840 Springdale Drive Exton, PA 19341

Return To: McMahon Associates, Inc.

840 Springdale Drive Exton, PA 19341

Site Location: 1554 Paoli Pike, West Chester, PA 19380

LPS - 12 (11/13)

FEDERAL PROJECT NO.	
PROJECT NAME/ROUTE	Paoli Pike Shared Use Path Segments
	C, D & E / SR 2014
COUNTY	Chester
MUNICIPALITY	East Goshen
PARCEL NO.	UPI # 53-4-77 (P/O)
CLAIM NO.	
CLAIMANT	Goshen Equities, LLC
1	

DEED OF EASEMENT

THIS INDENTURE, made by Goshen Equities, LLC owner(s) of property affected by the construction or improvement of the above mentioned Route, their heirs, executors, administrators, successors, and/or assigns, hereinafter, whether singular or plural, called the GRANTOR, and the East Goshen Township, hereinafter called the GRANTEE,

WITNESSETH:

WHEREAS the GRANTEE intends to record a plan in the Recorder of Deeds Office of the aforesaid County indicating its authorization to condemn property for the above highway from the aforesaid property; and

WHEREAS the parties hereto have agreed that, in lieu of condemnation, the GRANTOR will convey to the GRANTEE a sidewalk easement and other estate(s) as designated, if any, from the property or portion thereof required by the GRANTEE,

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration, the GRANTOR does hereby grant and convey to the GRANTEE a sidewalk easement and such other estate(s), if any, as designated on the plot plan attached hereto and made a part hereof and set forth below.

BEING all or a portion of the same property conveyed or devised to the GRANTOR by Safeway Inc., a Delaware Corporation, dated September 22, 2004 and recorded in Chester County Courthouse, Deed Book 6299, Page 1947. This conveyance contains 0.524 Acres (22,834 sq. ft.) and is identified on GRANTEE plans as Parcel 15, together with the improvements, hereditaments and appurtenances thereto and the GRANTOR warrants GENERALLY the property hereby conveyed.

LPS - 12 (2/13)	Claim Number	Goshen Equities, LLC Claimant	Date	Page 2 of 3
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Reserving, however, to the GRANTOR the right to deep mine minerals and remove gas and oil within the areas hereunder acquired from a minimum depth to be determined by the GRANTEE, from mine shafts or by means of wells located off the right-of-way.

The GRANTOR does further remise, release, quitclaim and forever discharge the GRANTEE or any agency or political subdivision thereof or its or their employees or representatives of and from all suits, damages, claims and demands which the GRANTOR might otherwise have been entitled to assert under the provisions of the Eminent Domain Code, 26 Pa.C.S. § 101 et seq., for or on account of this conveyance and any injury to or destruction of the aforesaid property of the GRANTOR through or by reason of the aforesaid highway construction or improvement, except damages, if any, under Section 710 (Limited Reimbursement of Appraisal, Attorney and Engineering Fees) and Section 711 (Payment on Account of Increased Mortgage Costs) of the Eminent Domain Code; provided, however, that if relocation of a residence or business or farm operation is involved, this release shall likewise not apply to damages, if any, under Section 902 (Moving Expenses) and/or Section 903 and/or 904 (Replacement Housing) of the Eminent Domain Code.

The GRANTOR does further indemnify the GRANTEE against any claim made by any lessee of the aforesaid property who has not entered into a Settlement Agreement with the GRANTEE.

Certificate of Residence

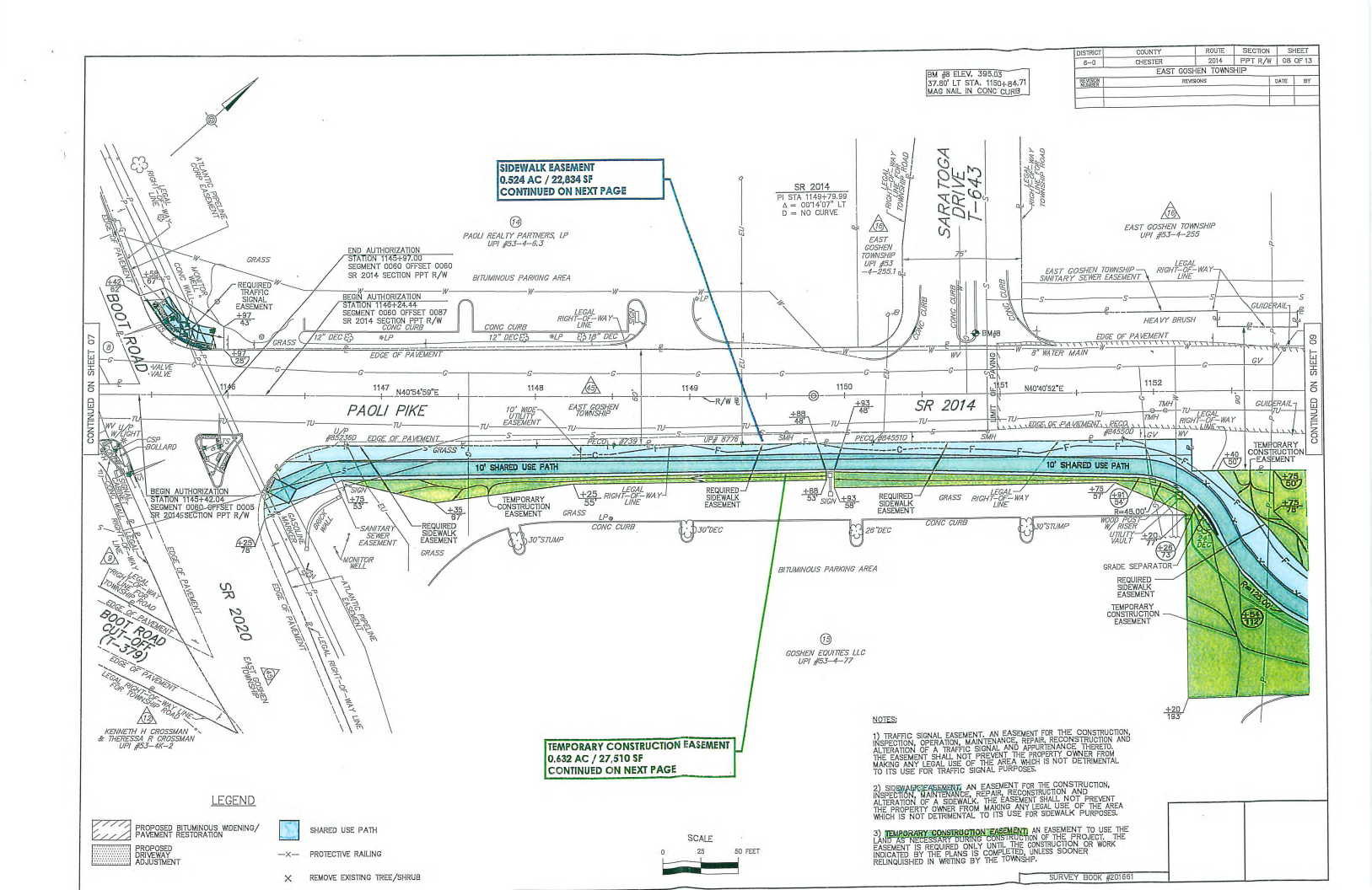
I hereby certify the Grantee's precise residence to be:

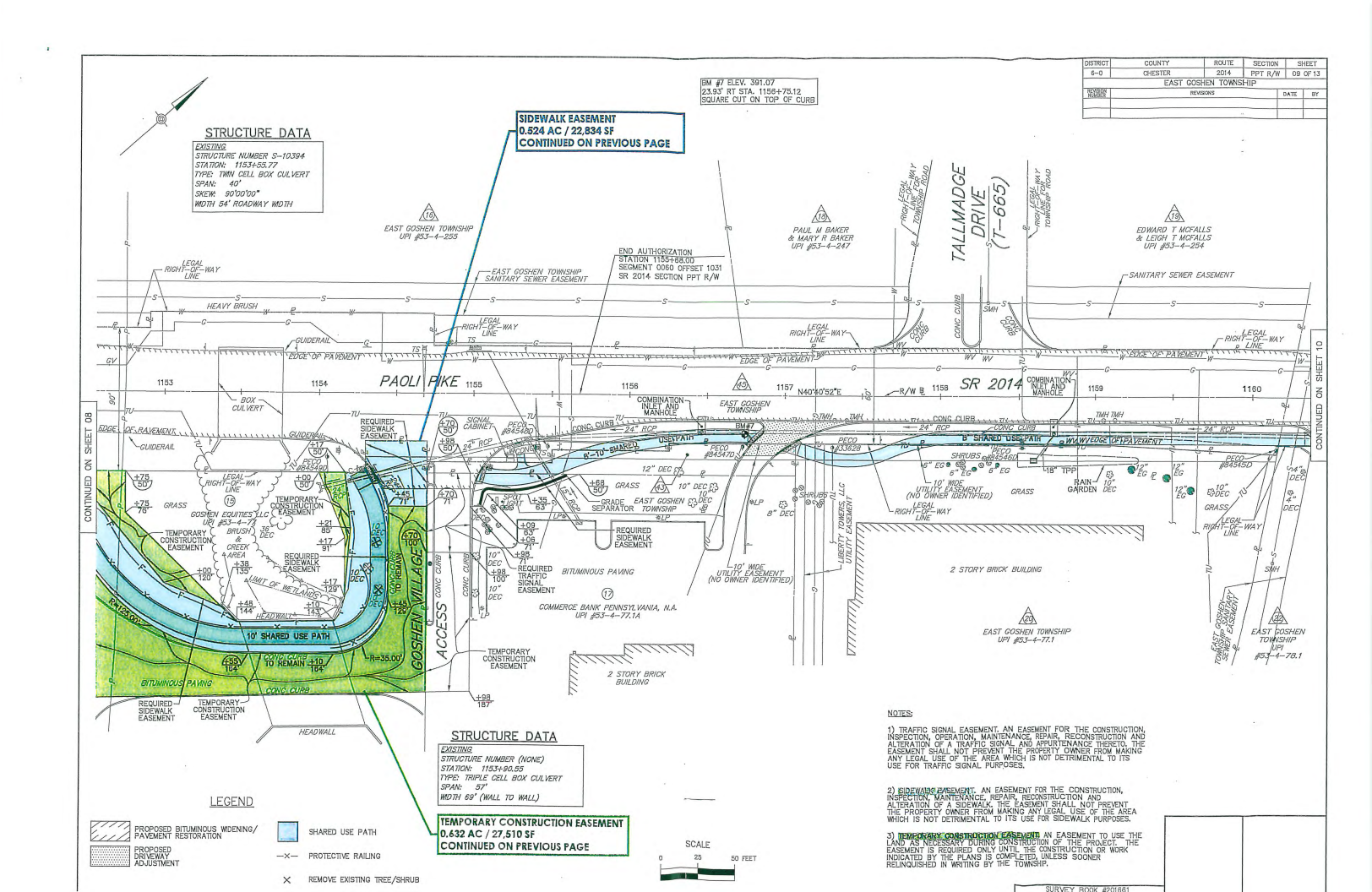
1580 Paoli Pike West Chester, PA 19380

Witness my hand this _	day of		
4	Agent for the	Grantee	_

LPS - 12 (2/13) <u>Gosh</u> Claim Number Claim	nen Equities, LLC Page 3 of 3 nant Date
The GRANTOR has executed or caused to thereby.	be executed these presents, intending to be legally bound
INDIVIDUALS	ENTITIES* GRANTOR: Goshen Equities, LLC (Name of Entity) BY: * Use this block for a corporation, partnership, LLC, government entity, school district, church, trust, club, association, POA, attorney-in-fact, executor, administrator or any other entity
STATE OF PENNSYLVANIA	STATE OF PENNSYLVANIA
COUNTY OF	before me,

. .





FEDERAL PROJECT NO.	
PROJECT NAME/ROUTE	Paoli Pike Shared Use Path
	Segments C, D & E/SR 2014
COUNTY	Chester
MUNICIPALITY	East Goshen
PARCEL NO.	UPI # 53-4-77 (P/O)
CLAIM NO.	
CLAIMANT	Goshen Equtites, LLC

TEMPORARY EASEMENT FOR CONSTRUCTION

THIS INDENTURE, made this day of , by Goshen Equities LLC Owner(s) of property affected by the construction or improvement of the above mentioned transportation improvement, their heirs, executors, administrators, successors and/or assigns, hereinafter, whether singular or plural, called the OWNER, and East Goshen Township, hereinafter called the PURCHASER,

WITNESSETH:

WHEREAS the PURCHASER intends to record a plan in the Recorder of Deeds Office of the aforesaid County indicating its authorization to condemn real property for the above transportation improvement from the aforesaid property; and

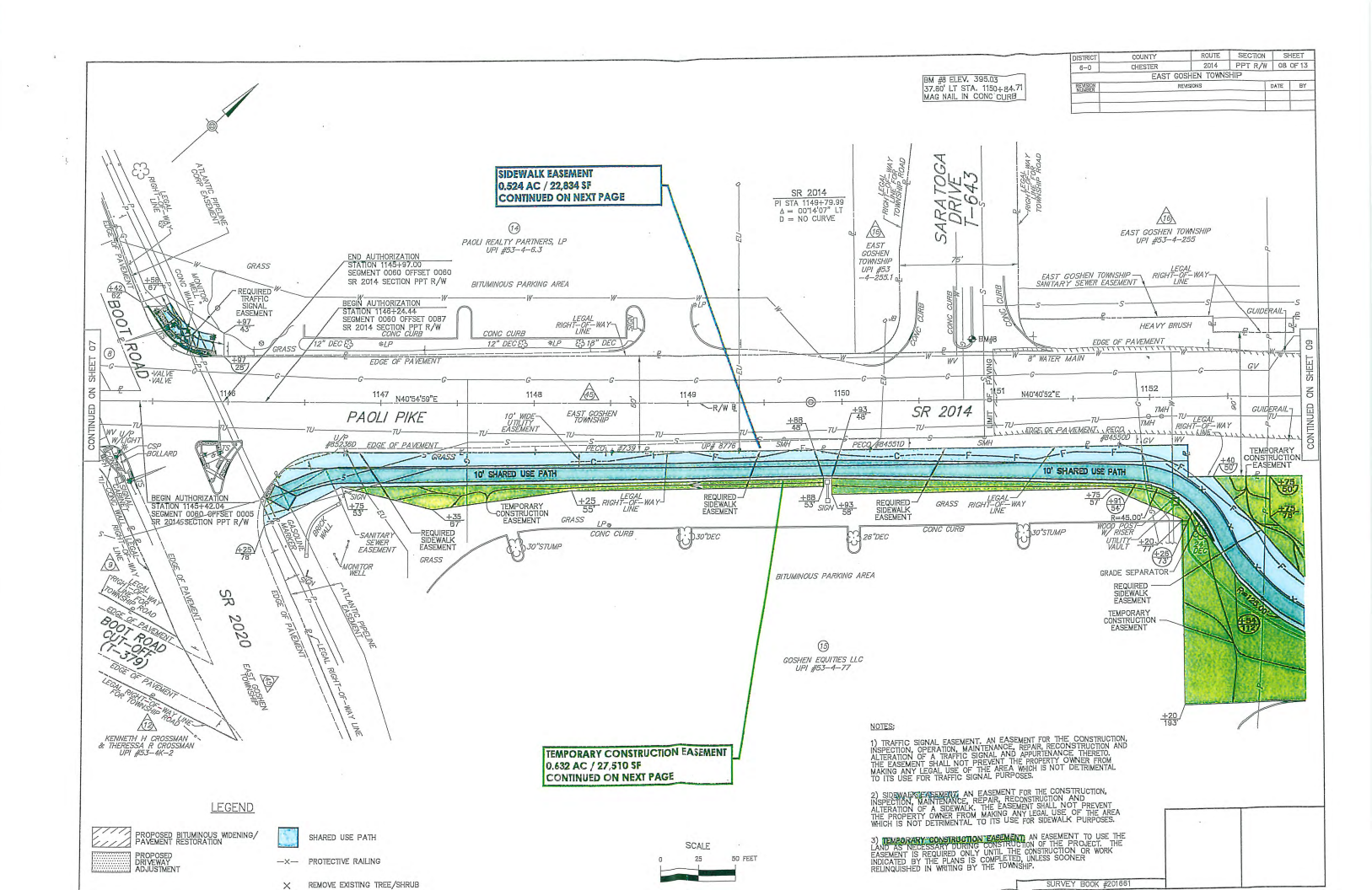
WHEREAS the parties hereto have agreed that, in lieu of condemnation, the OWNER will grant to the PURCHASER a temporary easement for construction purposes from the aforesaid property,

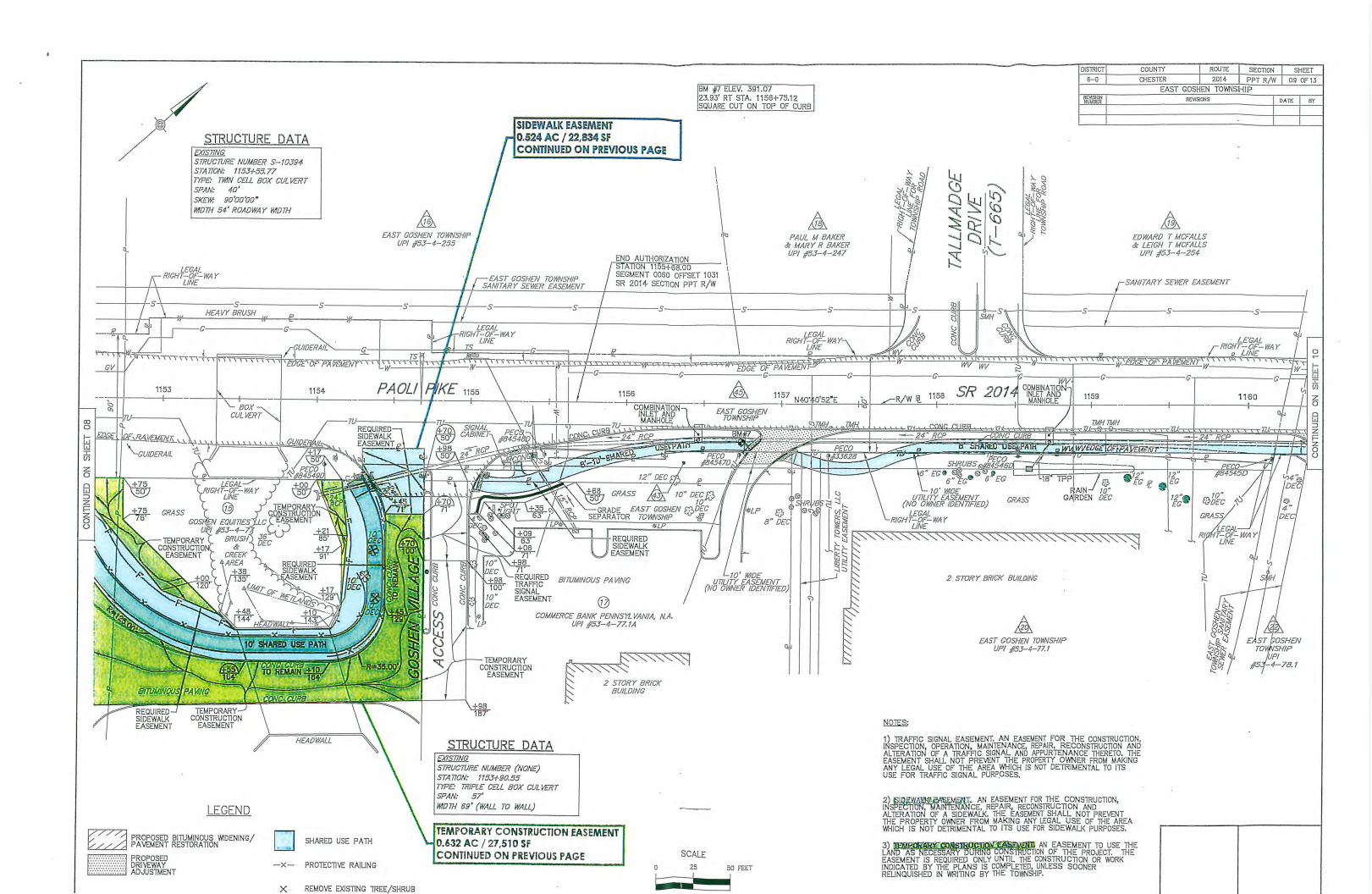
NOW, THEREFORE, in consideration of the sum of one dollar (\$1.00) Dollars, the Owner hereby grants to the PURCHASER a temporary easement for the purpose of undertaking the above construction or improvement, said easement to extend to the area shown on the plot plan attached hereto and made a part hereof and to authorize the entry and re-entry of employees, agents and contractors of the PURCHASER upon said area to do any and all work necessary for the completion of the project, including the removal of any buildings and/or other structures located on the area covered by the easement; provided, however, that, upon completion of the project, the PURCHASER shall be obligated to restore the area covered by the easement to a condition commensurate with that of the balance of the property of the OWNER, such restoration to include removal of debris, filling of holes left by the removal of buildings or structures, draining, filling and/or capping of wells, cesspools and septic tanks; grading and sowing of grass. The estimated completion date of the construction or improvement is thirty (30) months from the start of construction. The temporary easement for construction area is 0.632 Acres (27,510 sq. ft.).

The OWNER does further remise, release, quitclaim and forever discharge the PURCHASER or any agency or political subdivision thereof or its or their employees or representatives of and from all suits, damages, claims and demands which the OWNER might otherwise have been entitled to assert under the provisions of the Eminent Domain Code, 26 Pa.C.S. § 101 et seq., for or on account of this conveyance and any injury to or destruction of the aforesaid property of the OWNER through or by reason of the aforesaid construction or improvement.

The OWNER hereby indemnifies the PURCHASER for any claim made by a successor in interest should OWNER transfer the property to another prior to the completion of construction for which the temporary easement was given.

LPS - 27 (4/14) Claim Number	Goshen Equities, LLC Claimant	Page 2 of 2
The Parties have executed or ca	aused to be executed these present	s, intending to be legally bound thereby.
INDIVIDUALS	ENTI OWNER	TIES*
	Goshen	Equities, LLC
		f Entity)
	ВҮ:	
	BY:	
	governn club, as	is block for a corporation, partnership, LLC, nent entity, school district, church, trust, sociation, POA, attorney-in-fact, executor, trator or any other entity.
	DI	ASER: OSHEN TOWNSHIP et L. Emanuel, Chairwoman, Board of Supervisors





Prepared by and after recording please return to: Kristin S. Camp, Esquire BUCKLEY, BRION, McGUIRE & MORRIS LLP 118 W. Market Street, Suite 300 West Chester, Pennsylvania 19382 Telephone: 610.436.4400

UPI No. 53-4-77

ADDENDUM TO DEED OF EASEMENT AND TEMPORARY EASEMENT FOR CONSTRUCTION

THIS ADDENDUM TO DEED OF EASEMENT AND TEMPORARY EASEMENT FOR CONSTRUCTION AGREEMENT (the "Agreement") is made this ____ day of _____ 2019 by and between EAST GOSHEN TOWNSHIP, a Second Class Township located in Chester County, Pennsylvania, with an address of 1580 Paoli Pike, West Chester, Pennsylvania 19380 (the "Township"), and GOSHEN EQUITIES, LLC a Pennsylvania limited liability company with a mailing address of 14000 Horizon Way, Suite 100, Mt. Laurel, New Jersey, 08054 (the "Owner").

BACKGROUND/RECITALS

WHEREAS, Owner is the owner of a parcel of property containing approximately 11.03 acres, located in East Goshen Township, Chester County, Pennsylvania, which is more particularly identified as Chester County Tax Parcel No. 53-4-77 (the "Property"); and

WHEREAS, on January 4, 2016, by Resolution No. 2016-140, the East Goshen Township Board of Supervisors adopted the Paoli Pike Trail Feasibility Study and Master Plan, last draft dated December 30, 2015 ("2015 Plan"), whereby the Board agreed to develop a public recreational trail (the "Trail") through certain properties within the Township primarily along the frontage of Paoli Pike; and

WHEREAS, a portion of the Trail will cross over approximately 0.524 acres or 22,834 square feet of the Property ("Trail Easement") in the location which is identified as "Sidewalk Easement" on Sheet 8 of 13 of plans titled "East Goshen Township Drawings Authorizing Acquisition of Right-of-Way for State Route 2014 Section PPT R/W in Chester County", dated January 24, 2018, prepared by McMahon Associates, Inc. (the "Plan"), a copy of which is attached hereto as Exhibit "A" and incorporated herein; and

WHEREAS, in order to construct the Trail, the Township also requires a temporary construction easement over approximately 0.632 acres or 27,510 square feet of the Property ("Temporary Construction Easement") in the location which is identified as the Temporary Construction Easement on the Plan which is attached hereto as Exhibit "A" and incorporated herein in order to construct the Trail; and

WHEREAS, Owner has granted to the Township an easement for the Trail and Temporary Construction Easement over and across the portions of the Property more particularly described in the following documents and depicted on the Plan subject to the terms and conditions set forth in the following documents:

(i)	Deed of Easement dated	recorded			
` '	in the Office of the Recorder	of Deeds for	Chester	County	or
	in Book	, page		•	
(ii)	Temporary Easement for Cons	truction dated		(collectiv	ely
. ,	the "Easement Agreements").				

WHEREAS, the parties wish to set forth the obligations of the Township with respect to the use of the Property for the Trail and Temporary Construction Easement as granted by Owner in the Easement Agreements;

NOW THEREFORE, the Township and Owner, each intending to be legally bound hereby agree as follows:

1. <u>Incorporation of Recitals</u>.

The Background of this Agreement is incorporated herein by reference.

2. Use of Permanent Trail Easement.

A. The Township and its agents, employees, contractors and subcontractors, shall be permitted and authorized to use the Trail Easement for the sole purpose of constructing, reconstructing, improving, repairing and maintaining the Trail and all necessary accessories and appurtenances used in connection with the Trail, including associated stormwater best management practices and light standards. The Township and the general public shall be permitted and authorized to use the Trail and Trail Easement solely as a recreational trail for pedestrian, bicycle and non-motorized vehicle traffic subject to the rules and regulations established by the Township for the use of the Trail generally. At a minimum, the Township shall prohibit the Trail from being used by motorized recreational vehicles including but not limited to motorcycles, mini-bikes and snowmobiles, except that motorized vehicles shall be permitted to be used as necessary for handicapped accessibility and by authorized Township employees, police, or others specifically authorized by the Township for the purpose of patrolling and maintaining the Trail Easement or accessing the Trail Easement in the case of an emergency.

B. Owner shall not erect, maintain or allow any improvements on, over and under the Trail Easement, or take or allow any action which would affect free and unimpeded access to or use of the Trail Easement and other rights and privileges granted herein. The Township and Owner shall prohibit barriers, structures, fences, curbs or other obstructions from impeding the free and unhampered use of the Trail Easement by pedestrian, bicycle and non-motorized vehicle traffic.

C. The Township shall permit the use of the Trail Easement for only the uses which are identified in Paragraph 2.A above. No use of the Trail Easement shall interfere with Owner's reasonable and customary use, operation and maintenance of the Property.

3. <u>Term of Trail Easement/Temporary Construction Easement.</u>

A. The Township and its successors and assigns shall have the right to use the Trail Easement for as long as the Township, or its permitted successors and assigns, maintain the Trail as a public recreational trail. In the event the Township formally vacates or abandons the use of the Trail Easement, the Township shall forthwith notify Owner and if requested by Owner, the Township shall execute a release in recordable form, which will memorialize that the Trail Easement granted herein is terminated and of no further force and effect. In the event the Trail Easement is terminated and the Trail abandoned, the Trail and any structures installed on the Property for the Trail shall be removed, and the ground restored substantially to its condition prior to such disturbance generally as prescribed in Paragraph 4.B., hereof.

B. The Temporary Construction Easement shall commence when the Township through its agents, employees, contractors and subcontractors commences the construction of the Trail and shall automatically terminate and become null and void following the Township's completion of the Trail. The Temporary Construction Easement shall be self-terminating.

4. Construction of the Trail.

A. Owner is not responsible for construction of the Trail. The Township shall be solely responsible for obtaining and maintaining during the course of construction all necessary governmental permits that are needed to construct the Trail. The Township, through its employees, agents, contractors and subcontractors shall be solely responsible for constructing the Trail generally in accordance with the Plan and all governmental permits and approvals that are issued for the Trail. During the construction of the Trail, the driveway access to the Property shall not be obstructed. The Township and its employees, agents, contractors and subcontractors shall construct the Trail in accordance with sound engineering and construction principles and shall perform any work within the Trail Easement in a good and workmanlike manner so as to create the least interference with the Property. Owner acknowledges that there will be some level of interference with the Property as would normally be associated with the construction of a trail. The Township shall notify Owner at least thirty (30) days prior to commencing construction of the Trail on the Property.

B. The Township, promptly following or exercising its rights and privileges hereunder to construct the Trail shall backfill any areas excavated, compact the ground as may be appropriate and fully restore the surface of the ground to substantially its condition prior to such disturbance, (except for the cartway of the Trail which shall be

improved with an asphalt surface and cement concrete curb ramps at intersections). Any areas outside of the cartway of the Trail which were disturbed during the construction of the Trail shall be filled, compacted and seeded with grass as may be necessary to restore the surface of the Property to substantially its condition prior to such disturbance or with equal surfacing of gravel, macadam, concrete or other improved surface as the case may be. If as a result of the construction, reconstruction or maintenance of the Trail on the Property or the use of the Trail Easement, the Property is damaged, the Township shall restore the same to the condition which existed prior to such disturbance.

C. The Township shall not permit any claim, lien or other encumbrance arising from the construction of the Trail on the Property to accrue against or attach to the Property. If any such claim or lien is filed against the Property as a result of work performed or materials provided for the construction of the Trail, the Township shall satisfy said claim as promptly as possible and shall defend, indemnify and hold harmless the Owner.

5. **Maintenance of the Trail**.

The Township, at its sole cost and expense, shall be responsible for any and all year-round maintenance of the Trail which is constructed within the Trail Easement. The Trail and associated stormwater best management practices shall be maintained in accordance with the policy adopted by the Board of Supervisors of the Township for maintenance of the Paoli Pike Trail as the same may be amended from time to time by resolution of the Board. A copy of the policy adopted by the Board of Supervisors on January 7, 2019 is attached hereto as <a href="Exhibit "B". The Township, for itself and its successors and assigns, hereby covenants and agrees to continuously maintain, repair, replace and reconstruct the Trail and associated stormwater best management practices within the Trail Easement so as to provide a safe, non-motorized vehicle and pedestrian recreational trail.

6. Indemnity and Insurance.

A. The Township agrees to indemnify, defend, protect and hold harmless Owner and its members, officers, directors, partners, agents, tenants and employees from and against any damage, liability, claim, settlement, cost and expense, award, judgment, damage, fine, fee, or other loss (including reasonable attorney's fees and costs) (collectively referred to as "Damage" or "Damages") suffered by Owner or its members, officers, directors, partners, agents, tenants and employees, arising out of (1) any injury and/or loss and/or Damage caused by the acts or omissions, or intentional misconduct of the Township or its agents, employees, contractors, subcontractors, assigns or successors-in-interest, in the construction and maintenance of the Trail and its performance of its responsibilities hereunder; or (2) any personal injury or death or property damage or Damages resulting from the use of the Temporary Construction Easement or Trail Easement after the date of this Agreement, including, without limitation, any use by the general public or by the Township or any of its agents, employees, licensees, contractors, subcontractors and invitees; provided however, that such injury or

damage was not caused by the gross negligence or willful misconduct of Owner or its members, officers, directors, partners, agents, tenants or employees; or (3) personal injury or death, property damage or Damages resulting from any trespass or entry into or onto the Property from the Trail by a user of the Trail.

- B. Nothing in this Agreement limits the ability of the Township or Owner to avail themselves of the protections offered by any applicable law affording immunity to the Township including, to the extent applicable, the Recreational Use of Land and Water Act, Act of February 2, 1966, P.L. (1965) 1860, No. 586, as amended, 68 P.S. §477-1 *et seq.* (as may be amended from time to time).
- C. The Township shall obtain and maintain during the entire term of this Agreement adequate public liability and property damage insurance policies covering any injury, death or property damage resulting in any way from the use of the Temporary Construction Easement and Trail Easement on the Property. Such insurance policies shall provide bodily injury, including death, and property damage coverage in the minimum amount of One Million (\$1,000,000.00) Dollars per occurrence and Two Million (\$2,000,000.00) Dollars in the aggregate. The insurance policies shall be occurrence based and shall name Owner as additional insured, and copies of the insurance policies shall be provided to Owner upon request. The insurance policies shall provide that such policy may not be cancelled without first giving Owner 30 days' prior written notice of cancellation.

7. Covenants Running with the Land.

The covenants and obligations of this Agreement shall be covenants running with the Property and the parties hereto agree for themselves and their successors and assigns that in any deed of conveyance of all or any portion of the Property to any person, partnership, corporation, or other entity that said covenants and obligations shall be incorporated herein by reference to this Agreement and the recording hereof as fully as if the same were contained therein. Owner's liability under this Agreement shall be limited to its interest in the Property and upon Owner's transfer of legal title to the Property to a transferee such transferee shall automatically assume all of the liabilities of the Owner which shall accrue during the term of such transferee's ownership and Owner shall be relieved of all further liability under this Agreement.

8. Enforcement.

If either party determines that this Agreement is being or has been violated by the other party, the non-defaulting party may, in addition to other remedies available at law or in equity, seek injunctive relief to specifically enforce the terms of this Agreement or to restrain present or future violations of this Agreement.

9. **Notices**.

Any notice or other communication given hereunder or pursuant hereto shall be in writing and shall be personally delivered (in which event such notice shall be deemed effective only upon such delivery), or sent by a nationally-recognized overnight delivery service (which provides a receipt of delivery), or delivered by mail, sent by registered or certified mail, postage prepaid, return receipt requested, to such party at the address set forth below:

If to Township: East Goshen Township

Attn: Manager 1580 Paoli Pike

West Chester, Pennsylvania 19380

With a copy to: Buckley, Brion, McGuire & Morris LLP

Attn. Kristin S. Camp, Esquire 118 W. Market Street, Suite 300 West Chester, Pennsylvania 19382

If to Owner: Goshen Equities, LLC

Attn: Ryan Turner 14000 Horizon Way

Suite 100

Mt. Laurel, New Jersey, 08054

With a copy to: Del Duca Lewis, LLC

Attn: Damien O. Del Duca, Esquire 21 E. Euclid Avenue, Suite 100 Haddonfield, New Jersey 08033

All notices shall be deemed given when received. A party may change its address by giving notice of such change in the manner herein provided by giving notice. Unless and until such written notice is received, the last address and addressee stated by written notice, or as provided herein if no written notice of change has been sent or received, shall be deemed to continue in effect for all purposes hereunder.

10. Miscellaneous Provisions.

A. <u>Recording.</u> This Agreement shall be recorded in the Recording Office.

B. <u>Waiver.</u> No waiver by either party of any breach or default on the part of the other of any terms, covenants, or conditions of this Agreement shall be deemed or construed to constitute a waiver of any subsequent similar breach or default.

- C. <u>Severability</u>. If any provision of this Agreement shall to any extent be invalid or unenforceable, the remainder of this Agreement (or the application of such provision to persons or circumstances other than those in respect of which it is invalid or unenforceable) shall not be affected thereby, and each provision of this Agreement, unless specifically conditioned upon such invalid or unenforceable provision, shall be valid and enforceable to the fullest extent permitted by law.
- D. <u>Amendment</u>. This Agreement may not be amended except by written instrument signed and acknowledged by the Township and Owner.
- E. <u>Governing Law</u>. This Agreement shall be construed and governed in accordance with the laws of the Commonwealth of Pennsylvania.
- F. <u>Integration</u>. This Agreement, together with the Exhibits attached hereto, each of which is incorporated herein by this reference, sets forth the entire agreement among the parties with respect to the subject matter hereof.
- G. <u>Binding Effect.</u> This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.
- H. <u>Assignment.</u> The Township may assign its right under this Agreement with the written consent of Owner, such consent not to be unreasonably withheld. If assigned, the proposed assignee will maintain the Trail as a public recreational trail and assume all obligations of the Township which are imposed herein.
- I. <u>Area and Bulk Requirements</u>. The Trail on the Property shall not be included in calculations of maximum permitted impervious coverage percentage or any other area and bulk requirements with respect to the Property or the future development thereof.
- J. <u>Conflicts</u>. In the event of any conflict between the Easement Agreements and this Agreement, the provisions of this Agreement shall control.

SIGNATURES ON FOLLOWING PAGE

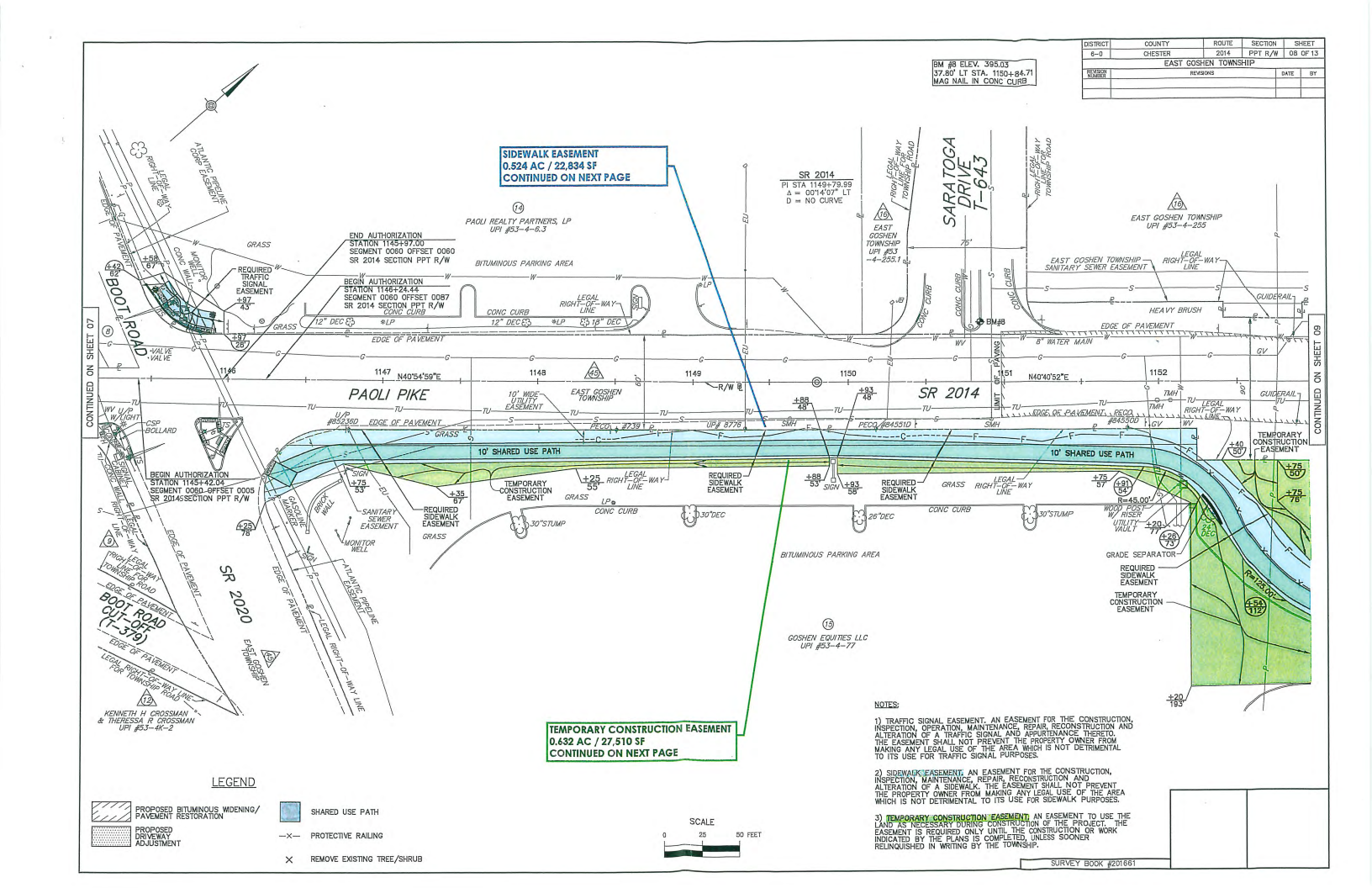
IN WITNESS WHEREOF, the parties hereto executed this Agreement the day and year first above written.

ATTEST:		EAST GOSHEN TOWNSHIP	
Louis F. Smith, Secretary	_ By:	Janet L. Emanuel, Chairwoman	
ATTEST:		GOSHEN EQUITIES, LLC:	
	_ By:	Name: Title:	***************************************

COMMONWEALTH OF PENNSYLVANIA:	
COUNTY OF CHESTER :	
On this, the day of undersigned officer, personally appeared Jan to be the Chairwoman of the Board of Superv that she, being authorized to do so, execute therein contained.	isors of EAST GOSHEN TOWNSHIP, and
IN WITNESS WHEREOF, I have	e hereunto set my hand and official seal.
	NOTARY PUBLIC
MY COMMISSION EXPIRES:	

STATE OF NEW JERSEY	:		
COUNTY OF CAMDEN	SS :		
On this, the undersigned officer, personal acknowledged himself to be LLC, a New Jersey limited lial executed the within instrument of the witness whereof, I have a supplied to the witness where the witness whereof, I have a supplied to the witness whereof, I have a supplied to the witness whereof, I have a supplied to the witness whereof witness where the witness where where we will be witness where where where we will be witness where where where we will be witness wi	ally appeared the bility company, and the purpose	of GOS and that he/she, being au es therein contained.	before me, the, who SHEN EQUITIES thorized to do so
		Notary I	Public
My Commission Expires:			

EXHIBIT A



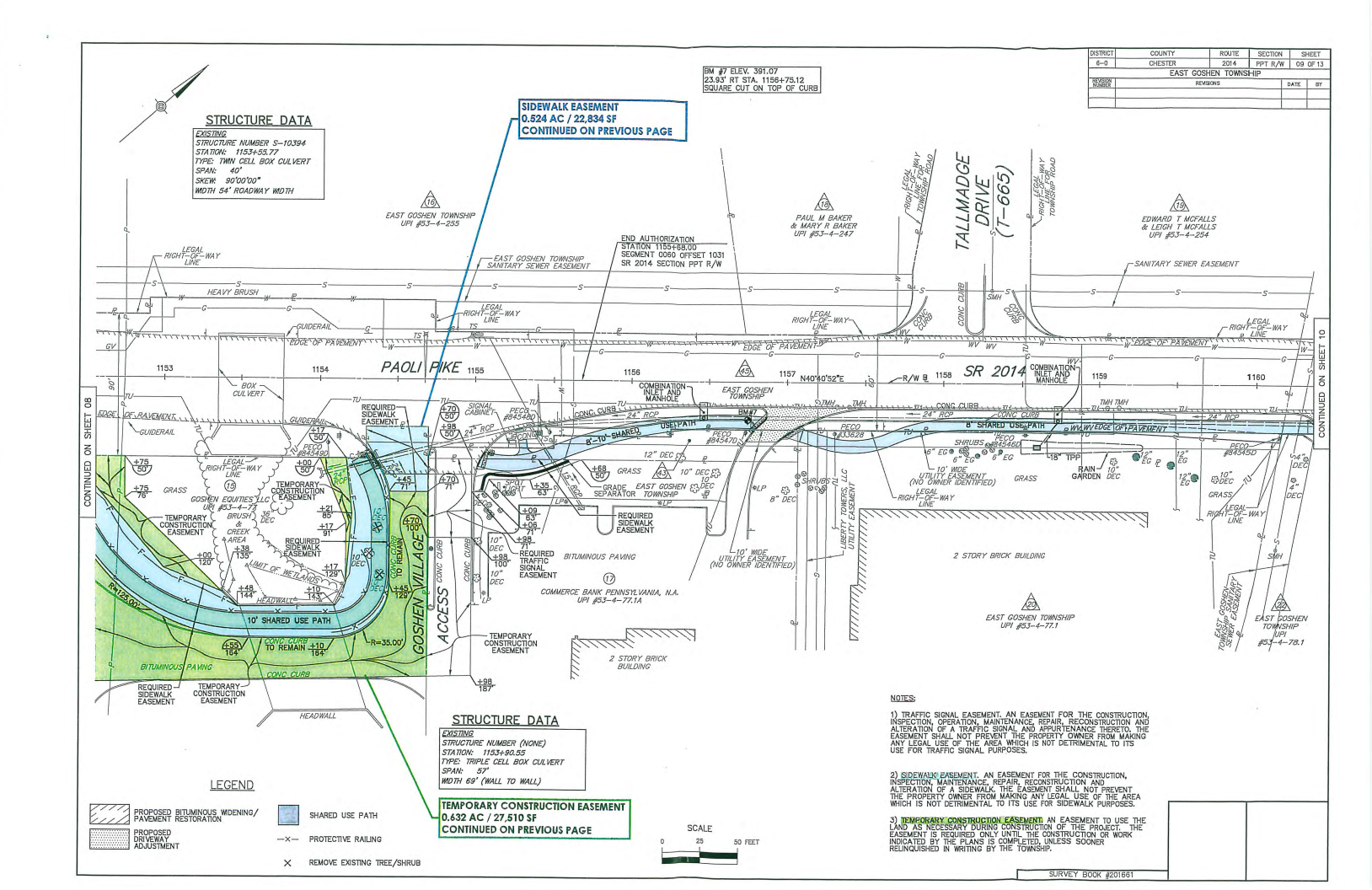


EXHIBIT B

EAST GOSHEN TOWNSHIP

CHESTER COUNTY, PENNSYLVANIA

RESOLUTION NO. 2019-184

WHEREAS, the Township has developed a master plan for a multimodal trail (the "Trail") to be constructed along Paoli Pike from Airport Road to Line Road (the "Trail Project"); and

WHEREAS, portions of the Trail will be constructed within areas of right-of-way of Paoli Pike and Boot Road and areas of easements which the Township intends to acquire from owners of various parcels of real property along Paoli Pike and Boot Road; and

WHEREAS, the Township will construct and maintain the trail area within the acquired easement areas throughout the length of the trail;

WHEREAS, the Township has established the "Paoli Pike Trail Maintenance Policy";

NOW THEREFORE, BE IT RESOLVED by the Board of Supervisors of East Goshen Township as follows:

The Township approves the Paoli Pike Trail Maintenance Policy and authorizes the Public Works Director to implement the Paoli Pike Trail Maintenance Policy.

RESOLVED this 7th day of Javuary, 2019.

ATTEST:

EAST GOSHEN TOWNSHIP BOARD OF SUPERVISORS

Land Semanuel

E.M. Shane

Albertary

East Goshen Township

Paoli Pike Trail Maintenance Policy

Introduction:

East Goshen Township will design and construct a Pedestrian and Bicycle trail along Paoli Pike within East Goshen Township. The Township will secure permanent Sidewalk, traffic signal and temporary construction easements (easement areas) from individual property owners along the length of the trail. The Township Board of Supervisors has determined that year round maintenance of the trail is necessary for the safety of the trail users. Outlined below is the trail maintenance that he Township will perform along the Paoli Pike Trail adjacent

Regular Maintenance:

The following maintenenace will be conducted regularly within the sidewalk easement, as determined by the Public Works Department.

<u>Trash Collection:</u> Empty trash receptacles within the easement

Litter collection: Pick up litter within the easement

<u>Tree Limb Trimming:</u> Trim tree limbs that encroach into the easement area to a height of 8 feet above the trail surface

Tree Maintenance: Trees within the easement area will be maintained

Trail Surface Maintenance: The trail surface will be maintained as needed

Trail Signage Maintenance: Signage along the trail shall be maintained as needed

Trail Fencing: Trail fencing shall be maintained as needed

Benches and Bike racks: Benches and bike racks shall be maintained as needed

Grass Maintenance:

The following maintenance to the grass areas within the easement between the trail surface and Paoli Pike easements will be done regularly during the growing season (May 1 – September 30), as determined necessary by the Public Works Department.

Grass Cutting:

- Grass will be cut as needed within the easement
- Grass will be cut between the easement and the vehicle cartway(s)

Grass Trimming:

- Grass will be trimmed as needed within the easement
- Grass will be trimmed as needed between the easement and the vehicle cartway(s)

Winter Maintenance:

The following winter maintenance will be done as necessary after winter weather events along the trail easement upon completion of all winter maintenance on all township roads.

Snow removal: Snow will be physically removed from the trail surface as necessary lce removal: Ice will be removed from the trail surface with salt as necessary