







AGREEMENT TO PURCHASE REAL ESTATE AT AUCTION

This agreement made this 28th Day of October, 2020, between Eva May Blosser Estate of 338 N Madison St., Staunton, VA 24401, Hereinafter Seller(s), ANDJohn Doe of 123 Main St., Anytown, USA Hereinafter Buyer(s), Witnessed that on the 28th day of October, 2020, Buyer made purchase through a Public Auction on the following Real Estate located in the County of Augusta, Commonwealth of Virginia,

Described as: 48-108 Near New Hope NSide Rt 616 13.018ac

More commonly known as: 824 Humbert Rd. Crimora, Va 24431

With a high bid of One Hundred and Fifty-One Thousand Dollars (\$150,000.00) plus 10% buyer's premium for a final agreed price of

One Hundred and Sixty-Five Thousand Dollars (\$165,000.00)

Subject to the Notice of Auction Distributed Prior to the Sale by Auctioneer, Free and Clear of All Liens and Encumbrances Except as set forth below:

NONE KNOWN.

- 1. A Non-refundable Deposit is herewith made in the amount of **Five thousand** Dollars (\$__5,000.00___) by Cash _____, Cashier's Check _____, Certified Check _____, other ______. To apply on the purchase price upon compliance by the Buyer with this contract.
- 2. The Balance shall be paid in Cash or Certified Check at the time of the Final Settlement and Delivery of Deed which shall take place on or beforeDecember 15, 2020, at the office of the buyers choosing
- 3. Taxes, Rent, Interest, Insurance, and Other Current Charges, if any, shall be prorated to the date of settlement.
- 4. Possession shall be given at time of settlement.
- 5. The Seller agrees to convey the above Property with a GENERAL WARRENTY Deed with the usual covenant of Title, same to be prepared at the expense of Seller, Seller shall pay Seller's tax and any expense in connection with the removal of Title defects. Buyer shall pay the cost of recording all deeds.
- 6. Should the Buyer fail to make settlement by the date specified in #2, as herein provided, the sum paid down as deposit will be retained by Seller and Auctioneer. This in no way shall relieve the Buyer from further legal action for defaulting the agreement.
- 7. Buyer acknowledges that the Seller Warrants the accuracy of all representation made by Seller to Auctioneer in regard to the property (including all representations made heretofore and which may be made hereafter, and including, without limitation, all representations made in the property type form in conjunction with this contract), and the Seller agrees to indemnify and hold Auctioneer harmless against any and all damage, liability, or expenses of any kind whatsoever arising from the inaccuracy and Auctioneer's reliance upon any such representation.
- It is understood and agreed that the Auctioneer is acting as agent only and shall in no case whatsoever be held liable by either party for the performance of any Term or Covenant of this contract or for damages for NON-performance thereof. This property is sold "AS IS, WHERE IS".
- 9. Purchaser agrees to waive any inspections after the auction, including but not limited to, the general home inspection, lead based paint inspection, septic inspection, and the termite inspection.









- 10. Buyer acknowledges that he has entered into this agreement as a result of a personal inspection of said premises made by him and that said premises is being purchased as a result of that inspection.
- 11. Buyer understands that this agreement is not contingent on obtaining a loan to finance the purchase.
- 12. This agreement shall extend and be binding upon Heirs, Administrators, Successors, and Assigns of the parties hereto.

Additional Terms:	

The undersigned parties have read and accept the terms of this legally binding agreement.

I have read and accepted the Terms of this Agreement and have been provided a copy thereof.

Signature Section

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE SET THEIR HANDS AND SEALS ON THIS DATE HEREINABOVE SET FORTH.

Auctioneer:	Date
Buyer:	Date
Buyer:	Date
Buyer:	Date
Seller:	Date