

23 FRANKLIN ROAD SW ROANOKE, VIRGINIA 24011 540-342-3560 or 800-551-3588

> Fax: 540-342-3741 Email: info@woltz.com

## **AUCTION REAL ESTATE PURCHASE AGREEMENT**

(This is a legally binding contract; if not understood, seek competent advice before signing.)

AGENCY DISCLOSURE: REALTORS ARE REQUIRED BY LAW AND THEIR CODE OF ETHICS TO TREAT ALL PARTIES TO THE TRANSACTION HONESTLY. The Seller and the Buyer each confirm that disclosure of the agency relationships described below has been made in writing. (Check either A or B below.)

(Check either	A or B belo	w.)								
B T Agreement	Firm, the So the Seller at the Listing	elling F nd the Firm a	Firm, and its Buyer conf and its Agen	Agents firm that are ac	are act t in co cting or	ing on behalf nnection with	of the Sel th the tran Seller as	ler as saction the S	Sellen on des eller's	r's agent. cribed by this agent, and the
THIS AGREE	MENT OF I	PURCE	HASE AND	SALE (	Agreei	nent) made a	and entere	d into	this 1	7th day of
November 202	2, between 1	Edwin	A. Gendron	, Specia	l Com	nissioner ("Se	eller"),			
					_, ("Bı	ıyer"), and W	oltz & A	ssocia	tes, In	nc. (" <b>Agent</b> ").
REAL PROPE County of Hen Exhibit A "Pro	ry, Virginia	, Aucti	es to buy, and on Tract(s)_		r agrees	s to sell the la		-		
PURCHASE	PRICE:	The	Purchase	Price						Property is Dollars
(\$		) ("]	Purchase P	rice'').						
<b>DEPOSIT:</b> T (\$ of this Agreem placed in Agen	ent, paid by	) (" <b>I</b> Buyer	Deposit") by to Agent; re	y <b>Check</b> eceipt of	, Cash which	, <b>or Wire Tr</b> ais hereby ack	<b>ansfer</b> ] in knowledge	hand d. Th	paid o e Dep	on the signing osit shall be
The Buyer and						• •				

THIS IS A CASH AGREEMENT. THERE IS NO CONTINGENCY FOR BUYER TO OBTAIN

**FINANCING.** The residue of the purchase price shall be payable as follows: Cash at Settlement on or before approximately January 10, 2023 (the "**Settlement Date**"). This date will be 45 days from actual approval by the Circuit Court of Henry County, Virginia. If closing does not occur on or before Settlement Date, Buyer shall be in default. Seller may, in its sole discretion, permit closing after this date and, in such case, shall charge the Buyer interest at the rate of 12% per annum of the total purchase price, which shall be due and payable at closing.

The Seller agrees to convey the said Property with a Special Warranty Deed, same to be prepared at the expense of the Seller, and the cost of Virginia Grantor's tax shall be borne by the Seller. It is agreed that the Property is being conveyed free and clear of all liens but subject to all rights, reservations, covenants, conditions, easements, rights-of-way, and restrictions of record, as the same may lawfully apply to the Property, and to all matters which would be disclosed by a survey and inspection of the Property.

**LEAD PAINT**: For all homes built prior to January 1, 1978, a Lead-Based Paint Disclosure is hereby attached and made a part of this Agreement. Buyer waives the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.

**RESIDENTIAL PROPERTY DISCLOSURE**: The Buyer has ()/ has not (x) been furnished a Residential Property Disclosure form prior to signing this Agreement. Buyer acknowledges that it has waived the opportunity to conduct an inspection of the above-described Property and agrees to accept the Property in its present condition.

**PROPERTY OWNER'S ASSOCIATION DISCLOSURE**: The Seller represents that the Property () is, OR (X) is not located within a development which is subject to the Virginia Property Owners Association Act (Sections 55.1-1800 et. seq. of the Code of Virginia) (the "Act").

MECHANIC'S LIEN DISCLOSURE: (a) Virginia law (Virginia Code §43-1 et seq.) permits persons performing labor or furnishing materials of the value of \$50 or more, including the reasonable rental or use value of equipment, for site development improvements and/or for the construction, removal, repair or improvement of any building or structure permanently annexed to the Property shall have a lien, if perfected, against the Property. This lien may be filed at any time after the work is commenced or the material is furnished, but not later than 90 days from the last day of the month in which the lienor last performs labor or furnishes materials, and in no event later than 90 days from the time such building or structure is completed or the work thereon is otherwise terminated. AN ENFORCEABLE LIEN FOR WORK PERFORMED OR MATERIALS PROVIDED PRIOR TO THE DATE OF SETTLEMENT MAY BE FILED AFTER SETTLEMENT. LEGAL COUNSEL SHOULD BE CONSULTED.

(b) Seller shall deliver to Buyer, at settlement, an affidavit signed by Seller stating either that: No labor or materials have been furnished to the Property within the statutory period, OR: If labor and materials have been furnished during the statutory period, the costs thereof have been paid.

**FAIR HOUSING**: The Seller and Buyer acknowledge that in the sale, purchase or exchange of real property, all offers shall be presented and considered without regard to race, color, religion, national origin, sex, elderliness, familial status or handicap as well as all classes protected by the laws of the United States, the Commonwealth of Virginia and applicable local jurisdiction.

**MEGAN'S LAW**: Buyer shall exercise whatever due diligence Buyer deems necessary with respect to information on any sexual offenders registered under Chapter 23 (19.2-387 et seq.) of Title 19.2. Such information may be obtained by contacting your local police department or the Department of State Police, Central Criminal Records Exchange, at 804-674-2000 or <a href="https://www.vsp.state.va.us">www.vsp.state.va.us</a>.

**SETTLEMENT EXPENSES/RISK OF LOSS**: The expenses of examination of title and recordation shall be borne by the Buyer. All collected rents, interest, taxes, insurance, and other escrow deposits are to be prorated as of settlement. The risk of loss or damage to or destruction of any structure on the premises by any means until the deed of conveyance is delivered is assumed by the Seller. If there is a security deposit those will be transferred to the buyer at closing.

**DEFAULT**: If Seller or Buyer defaults under this Agreement, the defaulting party, in addition to all other remedies available at law or in equity, shall be liable for the commission referenced in this Agreement as if

this Agreement had been performed and for any damages and all expense incurred by non-defaulting party and Agent in connection with this transaction and the enforcement of this Agreement, including, without limitation attorneys' fees and costs, if any. Payment of a commission as the result of a transaction relating to the property which occurs subsequent to a default under this Agreement shall not relieve the defaulting party of liability for any damages and expenses incurred by the non-defaulting party, Agent, or Company in connection with this transaction.

**COMMISSION**: The Seller agrees to pay cash to the Agent for its services, a commission on the sales price of the Property pursuant to the terms of the Auction Contract.

**ATTORNEY'S FEES**: In any action or proceeding involving a dispute between the Buyer, the Seller and/or the Agent, arising out of this Agreement, or to collect the Agent's Fee, the prevailing party shall be entitled to receive from the other party reasonable attorney's fees to be determined by the court or arbitrator(s).

**POSSESSION**: Possession of Property to be given on the date of actual settlement.

**AUCTION TERMS AND CONDITIONS**: This Property is being sold "AS IS, WHERE IS." Buyer agrees to comply with all auction terms and conditions and announcements made on date of sale and acknowledges receipt of the Real Estate Bidder's Package on day of sale. The Buyer's decision to purchase is based upon Buyer's due diligence rather than upon any information provided by Agent, its agents, and representatives.

Except for the warranty of title in the deed delivered at closing, Seller makes no warranty or representation of any kind, express or implied, as to the condition, quality, or fitness for a particular purpose of the Property or any portion thereof, and in no event shall Seller be liable for any consequential or punitive damages under this Agreement or with respect to the Property. The Property is sold subject to applicable zoning.

**COUNTERPARTS**: This Agreement may be signed in one or more counterparts, each of which is deemed to be an original, and all of which shall together constitute one of the same original. Documents obtained via facsimile machines or email shall also be considered as originals.

**LAND USE ASSESSMENT**: In the event, the Property is taxed under land use assessment, and this sale results in disqualification from land use eligibility, Seller shall pay any rollback taxes assessed. If the Property continues to be eligible for land use assessment, Buyer agrees to make application, at Buyer's expense, for continuation under land use and to pay any rollback taxes resulting from failure to file or to qualify. Notwithstanding anything herein to the contrary, the provisions of this paragraph shall survive settlement and the delivery of the deed of bargain and sale.

**LIKE-KIND EXCHANGE**: Seller and Buyer shall have the right, at the option of either or both, to dispose of or purchase the Property through a transaction that is structured to qualify as a like-kind exchange of property within the meaning of Section 1031 of the Internal Revenue Code of 1986. Each party agrees to execute any necessary documents related to the Seller's or Buyer's affecting a qualifying like-kind exchange, provided that the non-exchanging party shall not incur any additional costs due to the exchange of the other party. In no event shall any like-kind exchange contemplated by this provision cause an extension of the date of closing unless agreed to by all parties to this Agreement, including Agent.

**PARTIES**: This Agreement shall be binding upon and shall inure to the benefit of the parties, *i.e.*, Buyer and Seller and their heirs, successors, and assigns. As used herein, words in the singular include the plural, and the masculine includes the feminine and neuter genders, as appropriate.

CHOICE OF SETTLEMENT AGENT: Buyer has the right to select a settlement agent to handle the closing of this transaction. The settlement agent's role in closing your transaction involves the coordination

of numerous administrative and clerical functions relating to the collection of documents and the collection and disbursement of funds required to carry out the terms of the Agreement between the parties. No settlement agent can provide legal advice to any party to the transaction except a settlement agent who is engaged in the private practice of law in Virginia and who has been retained or engaged by a party to the transaction for the purpose of providing legal services to that party. The Seller may not require the use of a particular settlement agent as a condition of the sale of the property.

**Escrow, closing and settlement service guidelines**: The Virginia State Bar issues guidelines to help settlement agents avoid and prevent the unauthorized practice of law in connection with furnishing escrow, settlement or closing services. As a party to a real estate transaction, you are entitled to receive a copy of these guidelines from your settlement agent, upon request, in accordance with the provisions of Chapter 10 (55.1-1000 et seq.) of Title 55.1 of the Code of Virginia.

ADD:	ITIONAL	<b>TERMS AND</b>	<b>CONDITIONS:</b>	All sales	are subject	to confirmation	by the Circuit	Court
	Henry	County,	Virginia	and	all	confirmed	sales	are
final					_			

**APPLICABLE LAW:** This Agreement shall be construed under the laws of the Commonwealth of Virginia.

**MISCELLANEOUS:** This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors-in-title, heirs, personal representatives, successors, and assigns. This Agreement may be executed in several counterparts, each of which shall be deemed an original, and all such counterparts together shall constitute one and the same instrument. This Agreement may be executed and delivered by facsimile or other electronic transmissions.

[Signatures on next page]

WITNESS the following signatures and s	seals.	
	(Seal)	
Buyer		Date
Buyer	(Seal)	Date
SELLER: Edwin A. Gendron, Special	Commissi	oner
	(Seal)	Date
		Date
Dood To		Agenti Weltz & Aggoriates Inc
Deed To:		Agent: Woltz & Associates, Inc.
		By: Its: Agent
Buyer's Address:		
Duvian's Dhona.		
Buyer's Phone:		
Buyer's Email:		<del>-</del>
Buyer's choice of settlement services:	<del> </del>	
Address:		
Phone:		

## **BROKER PARTICIPATION**

Participation Firm:		
Firm Phone No.:	Fax No.:	
Selling Agent:		
Agent's Phone:		
Agent's Email:		
Agent's Signature:		

## **AUCTION CONTRACT EXHIBIT A**

Add survey and tax map of that one piece by itself