



DUDLEY RESOURCES

BROKERAGE - AUCTIONS - MANAGEMENT

RESIDENTIAL AUCTION PURCHASE AGREEMENT

1. REAL PROPERTY: *This Purchase Agreement (the "Agreement") is dated _____, between _____ ("Purchaser") and _____ ("Seller"), and Dudley Auctions Inc. dba Dudley Resources ("Auction Firm"). Purchaser agrees to buy and Seller agrees to sell the land, all improvements thereon, and appurtenances thereto belonging, (the "Property") described as follows:

Address: 112 Blue Chickory Ln. Nellysford, Va 22958

Parcel ID: 11J-I-B3

Legal Description: STONEY CREEK 1 F 010002177
2. PURCHASE PRICE: In consideration of the initial deposit in the sum of \$ 5000.00 via credit card, receipt of which is acknowledged, the Purchaser agrees to buy and the Seller agrees to sell for the sum of \$ _____ calculated as the high bid of \$ _____ plus \$ _____ Buyer's Premium (10% of the highest bid) plus \$ 20,000 for the items on the personal property sheet
3. DEPOSIT: The total deposit amount is a part of the buyer's premium listed above. Purchaser shall make an Initial Deposit of \$ \$5000 to be paid via credit card immediately following the close of the auction. The remaining balance of the total Deposit amount, \$20,000, is to be paid within three (3) business days of the date of this agreement by cashier's check, bank wire, or personal/company check. The remaining balance of the total buyer's premium of \$ _____ will be sent back to Dudley Resources at or before Closing. The sum of the Initial Deposit and the remaining balance of the Buyer's Premium shall be applied to the purchase price upon compliance by Purchaser(s) with the Agreement. If Purchaser fails to pay the Deposit as set forth herein, then Purchaser shall be in breach of this Agreement. Dudley Auctions shall hold the Initial Deposit in an interest-bearing escrow account with all interest accruing to the benefit of escrow agent.
4. SETTLEMENT; BALANCE OF PURCHASE PRICE: The balance of the purchase price less any deposit shall be paid to Seller by a cashier's check or bank wire at the time of final settlement and delivery of deed.

Final Settlement shall take place on or before

Within 45 days from the close of the auction
5. COMMISSION/BUYER'S PREMIUM: The Company will charge a Commission/Buyer's Premium as identified above. The Commission/Buyer's Premium is added to the amount of the high bid to become the total purchase price of the Property, which shall be due and payable at settlement/closing. The Commission/Buyer's Premium will be deemed earned by the Company upon the sale of the property at auction, which shall be deemed to have occurred at the fall of the auctioneer's hammer. Upon the effective date of this Agreement, the Company shall be entitled to the Commission/Buyer's Premium identified above at the time of any transfer of the Seller's interest in the Property (including any sale of any applicable promissory note) up to and including any auction of the Property. In the event of default due to the fault of the Purchaser, the Company, as their commission, shall retain the deposit.
6. FINANCING: The winning bidder agrees to purchase the property for the hammer price plus any applicable buyer's premium. The purchase price shall be paid at settlement, subject to pro-rations and adjustments. If the sale is subject to lender financing, the buyer must make written application for a loan within seven (7) days of auction close and diligently pursue approval. The sale may be contingent on the property appraising at or above the purchase price. If required, an appraisal shall be ordered within fifteen (15) days of auction close. Should the appraisal come in below the purchase price, the buyer may request a price reduction in writing within five (5) days of receiving the appraisal. The seller then has five days to respond. If no agreement is reached, either party may terminate the contract in



DUDLEY RESOURCES

BROKERAGE - AUCTIONS - MANAGEMENT

writing, and the buyer's deposit will be refunded in full. The buyer's deposit will be non-refundable if the purchaser is unable to obtain financing due to conditions outside of the seller's responsibility to provide the home in a manner that would be approved for traditional financing. This includes, but is not limited to, situations where the purchaser's credit score, Debt-to-income ratio, or Employment Status Prevents Them From Qualifying for the loan. The Seller remains responsible for ensuring that the property meets standard requirements for traditional financing, including but not limited to passing required inspections, meeting appraisal value, and providing clear title. All financing contingencies and appraisal requirements must be met by the settlement date.

7. **ACKNOWLEDGMENTS:** Purchaser acknowledges that the Property is being offered for sale "AS IS" and will convey in "AS IS" condition, without warranty expressed or implied as to the condition of the premises.
8. **SETTLEMENT; POSSESSION:** Possession shall be solely the responsibility of the Purchaser, unless otherwise agreed in writing by the parties.
9. **SETTLEMENT; CHOICE OF SETTLEMENT AGENT:** Chapter 10 (§ 55.1-1000 et seq.) of Title 55.1 of the Code of Virginia provides that the purchaser or borrower has the right to select the settlement agent to handle the closing of this transaction. The settlement agent's role in closing this 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 contract between the parties. If part of the purchase price is financed, the lender for the purchaser will instruct the settlement agent as to the signing and recording of loan documents and the disbursement of loan proceeds. 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. No settlement agent may collect any fees from a represented seller payable to the settlement agent or its subsidiaries, affiliates, or subcontractors without first obtaining the written consent of the seller's counsel. Variation by agreement: The provisions of Chapter 10 (§ 55.1-1000 et seq.) of Title 55.1 of the Code of Virginia may not be varied by agreement, and rights conferred by this chapter may not be waived. 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, the purchaser or borrower is entitled to receive a copy of these guidelines from their 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.
10. **DEFAULT:** If either Seller or Purchaser defaults under this Agreement they will be found in default.

Upon default by Purchaser, Seller's and Auction Firm's liability hereunder to Purchaser shall absolutely cease, and Auction Firm shall be entitled to retain the Purchaser's Deposit. If Purchaser has not paid the Buyer's Deposit in full or if Auction Firm has incurred any expenses due to default by Purchaser, and Purchaser has made payment(s) to Seller, then, upon notice from Auction Firm to the Seller, any payment(s) by Purchaser to Seller ("Payments to Seller") shall be remitted to Auction Firm by the Seller and shall be subject to use as reimbursement to Auction Firm for any expenses incurred by Auction Firm due to default of Purchaser. The Buyer's Deposit and the Payment to Seller shall be apportioned to Auction Firm and Seller in the following manner: Auction Firm will retain the amount it would have received as the Buyer's Premium at settlement plus compensation for any expenses it incurred due to default by Purchaser, and Seller will retain the remainder. Additionally, Auction Firm may resort to any other action or remedy in law or equity that may be available. Payment of a real estate broker's fee 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 brokerage fees due under this Agreement, or for any damages and expenses, including attorney's fees and court costs, incurred by the non-defaulting party, the Listing Broker and the Selling Broker in connection with this transaction.

Upon default by Seller, Purchaser's and Auction Firm's liability hereunder to Seller shall absolutely cease, and Auction Firm shall remit to Purchaser the Purchaser's Deposit. Additionally, Auction Firm may resort to any other action or



DUDLEY RESOURCES

BROKERAGE - AUCTIONS - MANAGEMENT

remedy in law or equity that may be available. Payment of a real estate broker's fee as a 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 brokerage fees due under this Agreement or Seller's Listing Agreement, or for any damages and expenses, including attorney's fees and court costs, incurred by the non-defaulting party, the Listing Broker and the Selling Broker in connection with this transaction.

11. STANDARD PROVISIONS:

- a. **EXPENSE PRORATIONS / APPORTIONMENTS:** Real estate taxes, state, county, city and local transfer taxes, Grantor's Tax, water charges, sewer charges, current property rent, condominium or POA fees, and other charges, if any, shall be apportioned to the date of final settlement on the basis of the imposing authority's fiscal year. Except as otherwise agreed herein, Purchaser shall pay all expenses incurred by Purchaser in connection with this Agreement, including without limitation, title examination fees, title insurance premiums, survey costs, recording costs, and Purchaser's attorney's fees.
- b. **TITLE:** Except as may be otherwise provided in this agreement, the title to said premises shall be good and marketable or such as will be insured at regular rates by a responsible Title Insurance Company. The cost for title search will be paid for by the Purchaser. If a defect is found which can be remedied by legal action or otherwise within a reasonable time, Seller shall, at Seller's expense, promptly take such action as is necessary to cure the defect.

If Seller, acting in good faith, is unable to have the defect cured within one hundred eighty (180) days after scheduled date of closing, then either party may terminate this Agreement at the expiration of such one hundred eighty (180) day period by written notice to the other party. Upon termination of this Agreement, and subject to the provisions of Paragraph 8, Purchaser's Deposit shall be refunded. Upon the return of the Deposit, this Contract shall be terminated and shall be deemed to be null and void; neither Seller nor Purchaser shall have any claim against the other or against Auction Firm by reason of this Contract

Purchaser may extend the date for Settlement to the extent necessary for Seller to comply with this paragraph. If title, in accordance with this agreement, cannot be conveyed by Seller; Purchaser shall have the option of taking such title as Seller can give without abatement of price or, in the alternative, of being repaid all money paid on account of the purchase price. In the latter event, Seller's and Auction Firm's liability hereunder to the Purchaser shall absolutely cease.

- c. **LAND USE ASSESSMENT:** In the event the Property is taxed under land use assessment and this sale results in disqualification from land use eligibility, Purchaser shall pay any rollback taxes assessed. If the Property continues to be eligible for land use assessment, Purchaser agrees to make application at Purchaser'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 C shall survive settlement and the delivery of the deed.
- d. **RISK OF LOSS:** At the fall of the hammer, Seller assumes until settlement, all risks of loss or damage to the property by fire, windstorm, casualty, or other cause.
- e. **WORK DONE OR ORDERED.** Seller shall not be liable for any work done or ordered to be done after the date of this agreement by any municipal or other public authority, or for any notice issued after the date of this agreement by any municipal or other public authority, upon or about said premises. Purchaser agrees to take title subject to any lien that may be recorded as a result of any of the foregoing and to any such notice issued after the date of this agreement.



DUDLEY RESOURCES

BROKERAGE - AUCTIONS - MANAGEMENT

12. DISCLOSURE

- A. RESIDENTIAL PROPERTY DISCLOSURE: Seller represents the Property [select one]: is OR is not subject to the Virginia Residential Property Disclosure Act, Sections 55.1-700 et. seq. of the Code of Virginia, which requires the Seller of certain residential property to furnish the Purchaser with a Residential Property Disclosure Statement. Property Disclosure [select one]: is OR is not attached. (Attachment does not become part of this Agreement.
- B. FAIR HOUSING DISCLOSURE: All offers shall be presented and considered without regard to race, color, religion, sex, handicap, familial status, elderliness or national origin as well as all classes protected by the laws of the United States, the Commonwealth of Virginia and applicable local jurisdiction.
- C. COMMON INTEREST COMMUNITY DISCLOSURE: Seller represents that the Property [select one]: is OR is not located within a development which is subject to the Virginia Resale Disclosure Act (Sections 55.1-2307 et. seq. of the Code of Virginia) (the "Act"). Under the Act, a common interest community means a property subject to a property owners' association pursuant to the Property Owners' Association Act (§55.1-1800 et seq.), or a condominium created pursuant to the Virginia Condominium Act (§55.1-1900 et seq.) or a cooperative created pursuant to the Virginia Real Estate Cooperative Act (§55.1-2100 et seq.).
- D. PURCHASER DISCLOSURE: Purchaser warrants that Purchaser does not own any real or personal property that must be sold and settled prior to the settlement of this Agreement, except as disclosed in this Agreement.

13. ADDENDA: The following addenda are made a part of this Agreement:

- Lead-Based Paint Disclosure (required on all pre-1978 homes)
- Other: Residential property disclosure

ADDITIONALLY, BOTH PURCHASER AND SELLER ACKNOWLEDGE RECEIPT OF, AND HAVE COMPLETED THEIR RESPECTIVE PORTIONS OF, THE RESIDENTIAL PROPERTY DISCLAIMER STATEMENT, REQUIRED DISCLOSURE OF BROKERAGE RELATIONSHIP, AND IF APPLICABLE (FOR HOUSES BUILT PRIOR TO 1978), DISCLOSURE OF INFORMATION AND ACKNOWLEDGEMENT LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS FORM, WHICH ARE INCORPORATED HEREIN BY REFERENCE HERETO. PURCHASER FURTHER ACKNOWLEDGES RECEIPT AND COMPLETION OF THE BID PACKAGE FOR THIS PROPERTY AND THE "IMPORTANT NOTICES FOR ALL PURCHASERS OF RESIDENTIAL REAL ESTATE" FORM, AND AGREES HE/SHE HAS SUBMITTED THAT FORM TO AUCTION FIRM WITH HIS/HER SIGNATURE, AND, IF NOT, AGREES TO WAIVE RIGHTS TO ALL NOTICES AND DISCLOSURES THAT FORM, AND THE BID PACKAGE CONTAIN AND RELINQUISHES ALL CAUSES OF ACTION BASED ON FAILURE TO DISCLOSE ANY OF THE INFORMATION CONTAINED THEREIN.

14. ADVERTISEMENTS: Purchaser acknowledges that lot sizes, area of lots and plans of lots set forth in any circular and other advertising of this sale may not be accurate and that in signing this agreement Purchaser relied on the description or plan set forth or referred to in this agreement and not upon any circular or other advertising of this sale.
15. TIME IS OF THE ESSENCE: All Times herein shall be of the essence of this agreement. In the event that Purchaser does not close on time, Purchaser shall be liable to the Auction Firm in the amount of \$100.00 for each day that closing does not occur as scheduled herein as an administrative late fee. The parties agree and acknowledge that such amount shall be for reimbursement of administrative expenses incurred by Auction Firm as a result of such delay, and is not a penalty. The sum of such expenses may be deducted from the Purchaser's deposit and any deficit of deposit will be paid at closing.
16. SELLER'S AGENT ONLY: Purchaser acknowledges that Auction Firm is the agent for Seller only, and it is understood and agreed that Auction Firm shall not be held liable to the Purchaser, either directly or indirectly, for breach of any



DUDLEY RESOURCES

BROKERAGE - AUCTIONS - MANAGEMENT

provision of this Agreement. In the event that Auction Firm is found liable to the Purchaser, then the extent of Auction Firm's liability shall be limited to the amount of any funds paid to Auction Firm under this Agreement.

17. **SELLER REPRESENTATION:** Seller warrants each person signing this Agreement as Seller includes all persons possessing an ownership interest in the Property or who will be a necessary party to convey clear title to the Property.
18. **SELLER APPROVAL:** The Seller of this property has 5 business days in which to approve the offer. If offer is not approved, then the Auction Firm will refund Purchaser their deposit within 10 business days of the auction.
19. **AGREEMENT OF SALE:** Agreement of Sale shall be construed, interpreted, and applied according to the laws of Virginia, and it shall be binding upon and shall inure to the benefit of the heirs, personal representatives, successors, and assigns of the parties. This is a legally binding contract and if not understood, competent advice should be sought before it is signed.
20. **1031 TAX EXCHANGE.** By signing below, the Purchaser agrees to sign any additional documents as may be necessary for Seller in order to facilitate a 1031 Tax Exchange.
21. **PURCHASER'S INSPECTION, DISCLOSURES, REPRESENTATIONS AND WARRANTIES.** Purchaser agrees, acknowledges and warrants without limitation to Seller and Auction Firm, and their agents, affiliates, officers, employees and representatives: that it was Purchaser's sole responsibility to inspect the Property prior to bidding to determine the location of structures, easements, improvements, inhabitability, use and suitability or to determine any other matters relevant to Purchaser's decision to purchase; that the Purchaser hereby accepts all liability, as between Purchaser and the foregoing, and shall indemnify and hold harmless Seller, Auction Firm, their affiliates, agents, employees, officers, representatives and owners from and against any claims, liabilities, demands, or actions incident to, resulting from or in any way arising out of this transaction, or the possession, ownership, maintenance or use of the Property and that such indemnity shall survive Closing.
22. **WIRE FRAUD ALERT:** Criminals are hacking email accounts of real estate agents, settlement attorneys/agents and others resulting in fraudulent wire instructions being sent to divert Seller or Purchaser's funds to the criminal's account. These emails look legitimate, but they are not. Purchaser and Seller are advised not to wire any funds without personally speaking with the intended recipient of the wire to confirm the bank routing number and account number.
23. **ELECTRONIC SIGNATURES.** In accordance with the Uniform Electronic Transactions Act (UETA) regarding electronic signatures and transactions, the parties do hereby expressly authorize and agree to the use of electronic (such as DocuSign) signatures as an additional method of signing and/or initialing this Agreement.
24. **ENTIRE AGREEMENT:** This Entire Agreement is made at the fall of the hammer. The terms and conditions contained in the bid package are incorporated herein and made a part hereof. In the event that this agreement contradicts the terms and conditions, this agreement shall take precedence. This agreement contains the entire agreement between the parties. No prior agreements or representations of any kind, and no contemporaneous or subsequent oral agreements or representation and no dealing between the parties of custom shall be permitted to contradict, vary or add to the terms and conditions of sale. The agreement herewith, may not be assigned by Purchaser without the prior written consent of Seller and Auction Firm.



DUDLEY RESOURCES

BROKERAGE - AUCTIONS - MANAGEMENT

WITNESS the following authorized signatures:

Purchaser

Date

Seller

Date

Purchaser

Date

Seller

Date

Purchaser

Date

Seller

Date



DUDLEY RESOURCES

BROKERAGE - AUCTIONS - MANAGEMENT

The following is for informational purposes only:

Selling Broker Company's Name & Address:

Listing Company's Name & address:

Dudley Auctions Inc. dba Dudley Resources
9601 Gayton Rd Ste 207, Henrico, VA 23238

Office Phone: _____

Office Phone: (804) 709-1954

Office Fax: _____

Office Fax: N/A

DPOR Firm License No.: _____

DPOR Firm License No.: 0226032329

Purchaser's Authorized Agent's Information:

Seller's Authorized Agent's

Information: Name: _____

Name: Philip Bonnie

Email: _____

Email: pbonnie@dudleyresources.com

Phone No.: _____

Phone No.: (757)651-1729

Agent's DPOR License No.: _____

Agent's DPOR License No.: 0225243246

Purchaser's Name:

Purchaser's Mailing Address:

Purchaser's Email:

Purchaser's Phone Number: