COMMERCIAL REALTY PURCHASE AND SALE AGREEMENT

This REALTY PUI is entered into by and between		MENT (this "Agreement"), d	ated as of, 20,
NAME:			
ADDRESS:			("Seller").
		and	
NAME:			
ADDRESS:			(/D
	f the mutual promises and ag and adequacy of which are he	reements hereinafter set fo	rth, and for other good and valuable rties to this Agreement, intending to be
1. Public Auction. "Auction") on ("Auctioneer").	This Agreement provides for the contract of th	the sale and conveyance of ole A Auction and Realty, 62	real property offered at public auction (the 21 Main Street, Kenbridge, VA 23944
2. The Property. As which Exhibit A is incorpora Agreement (the "Property")	ated herein by reference and	on the property description a made a part of this Agreement	attached to this Agreement as Exhibit A, ent, the real property subject to this
Street:			
Municipa County:	-		
State: Zip Code			
·			
	Identification Number:		
believes the amount of acrewarranty as to the actual acreage prior to the Auction	eage of the Property to be accreage amount. Buyer ackno	curate, but neither Seller no wledges and agrees that Bu d Buyer waives any and all o) acres, more or less. Seller r Auctioneer makes any representation or uyer has had the opportunity to verify claims against Seller and Auctioneer
3. Personal Propert	Personal Property; Fixtures. The following items located in, at, or about the Property will convey with the Propert		
4. High Bid Price.	Buyer was the successful high	n bidder for the Property at t	the Auction, with a bid in the amount of) (the "High Bid Price").
	n. Buyer is responsible for pa percent (Auctioneer, for Auctioneer's own account, he "Buyer's Premium").
6. Purchase Price.	The total purchase price for t	he Property (the "Purchase	Price") is
		Dollars (\$), calculated as follows:
	High Bid Price	\$	
	plus Buyer's Premium	\$	
	Purchase Price	\$	
	se of the Property. As set for stop of the Property from the Prope		er agrees to sell and convey the Property

Seller's Initials: _____ Page 1 of 5 Buyer's Initials: _____

	(i)	Deposit. A deposit paid by Buyer to Auctioneer amount of	on the signing of this Ag Dollars (\$	reement (the "Deposit") in the), and
		Balance of Purchase Price. The balance of the by other immediately available funds at Settlement		paid in cash, by certified check, or
Seller or Agreeme harmless the perfo suffered Auctione be entitle Commiss	Buyer for ent, or involved from and ormance by Auctic er be liable d to retail sion, and	The Deposit will be held by Auctioneer in a non- r any acts or omissions regarding the Deposit un- rolving gross negligence. Seller and Buyer will journally of dagainst all costs, claims, and expenses, including of Auctioneer's duties under and pursuant to this oneer in bad faith, in willful disregard of this Agree ole for unearned interest with respect to the Depo- tion any and all amounts owing to Auctioneer, inclu- Buyer's Premium, from the Deposit prior to distri- ing such monies.	less taken or suffered in bintly and severally inden ng reasonable attorneys Section, except with res ement, or involving gross isit. If Buyer defaults und iding, without being limited	bad faith, in willful disregard of this nnify, defend and hold Auctioneer 'fees, incurred in connection with spect to acts or omissions taken or negligence. In no event will der this Agreement, Auctioneer willed to, Auctioneer's expenses,
Buyer co inspectio simultane	ntingenci n conting eous clos nds that	er Contingencies. This Agreement, and the tran ies whatsoever, including, without being limited to gencies, environmental contingencies, zoning or lising contingencies, attorney approval contingenciany and all repairs, inspections, surveys, or perm	o, mortgage or financing and use contingencies, s es, or otherwise, all of w	contingencies, property or system sale of real property contingencies, hich are waived by Buyer. Buyer
11. transacti		of Settlement Agent. Buyer has the right to sele	ect the Settlement Agent	to handle the closing of this
Settleme date of S than five	nt Agent, ettlemen (5) busin	ent and Possession. Except as otherwise agree, and will take place within (t being referred to as the "Settlement Date". Buy less days in advance. Possession will be given a leg. Buyer agrees and acknowledges that TIME IS	 days after the date of the ver will notify Seller of the at Settlement, unless others 	his Agreement, with the actual actual Settlement Date not less erwise Seller and Buyer agree
Trustee's	Deed if	at Settlement, Seller will deliver a Special Warran Seller holds title as an Executor, Administrator, c mants, conditions and restrictions of record.		
clear of a ordinance easemer or dimen by an acc	any and a es, (iii) ar ats or ser sions, co curate su	Settlement, Seller will convey good and marketa all liens, encumbrances, and easements, excepting assements of roads, (iv) any easements, privil vitudes visible upon the ground or apparent from anflict with lines of adjoining property, encroachmarkey of the Property, (vii) any covenants, restricting rictions, conveyances, or limitations.	ng, however, any (i) any the leges, or rights of publication and inspection of the Propents, projections or other	building restrictions, (ii) any service companies, (v) any perty, (vi) any variation in location matters that might be disclosed
	Depending coverage Settleme subseque such title	urance Notification. Buyer may wish at Buyer's ing on the particular circumstances of the transact against possible mechanics' and materialmen's ent and which, though not recorded at the time of ently recorded and would adversely affect Buyer's insurance will be governed by the terms and coing such title insurance coverage.	tion, such insurance cou liens for labor and mater recordation of the Buyer s title to the Property. The	Ild include affirmative rials performed prior to 's deed, could be he coverage afforded by
this Agre	ement, S	fects. If Seller is unable to convey and transfer go seller may cancel this Agreement on written notice to further liability to each other.		
and cong responsil commiss agrees to	gestion re ble for ob ions are o pay the	ent Fees, Expenses and Prorations. Buyer will elief fund, title searches, title insurance charges, staining any municipal certificates or licenses required to Buyer's agent and/or Seller's agent, such expense of preparing the deed, certificates for neall taxes and assessments, if any, will be prorated	survey costs and recorda uired in connection with t commissions will be pai on-foreign status and sta	ation fees. Buyer will be this purchase. To the extent id from Buyer's Premium. Seller ate residency and the applicable

Page 2 of 5

Buyer's Initials: _____

Payment of Purchase Price. The Purchase Price will be paid, as follows:

8.

Seller's Initials: ______

- 17. **Apportionment of Taxes and Periodic Costs.** Taxes and all other periodic realty costs, if any, will be apportioned *pro rata* as of the Settlement Date. All taxes will be considered to be on a calendar year basis, with the exception of school taxes, which will be pro-rated on a fiscal year basis. Seller will pay for all days up to and including the Settlement Date, and Buyer will pay for all days following the Settlement Date.
- 18. **Roll Back Taxes.** If the Property is under a special land use assessment and roll back taxes are assessed due to a change in use by Buyer, then Buyer will be solely responsible for any "Roll Back" taxes that may be assessed.
- 19. **Environmental Issues.** Neither Seller nor Auctioneer has made any representations as to any environmental, health or safety conditions that which exists or may arise at the Property. Buyer assumes responsibility for any and all clean-up costs, and will indemnify Seller, and hold Seller harmless, with respect to the same.
- 20. **Zoning; Land Use.** Neither Auctioneer nor Seller has made any representations or warranties as to the zoning of the Property or any other land use restrictions affecting the Property, and Buyer is not relying on any representations by Auctioneer or Seller concerning zoning or other land use restrictions affecting the Property. Buyer is relying exclusively on Buyer's own inquiries and investigations to confirm the applicable zoning and land use restrictions affecting the Property. The purchase of the Property by the Buyer is not contingent in any way on zoning or land use restrictions, or on whether the Buyer may put the real property to any desired use.
- Property Condition. BUYER ACKNOWLEDGES AND AGREES THAT THE PROPERTY, INCLUDING THE REAL 21. ESTATE AND ANY PERSONAL PROPERTY AND FIXTURES CONVEYING WITH THE REAL ESTATE, IS SOLD "AS IS" AND "WHERE IS," IN ITS CURRENT CONDITION, "WITH ALL FAULTS AND DEFECTS," AND BUYER HEREBY RELEASES AND FOREVER DISCHARGES SELLER, AUCTIONEER, AND ALL AGENTS AND SUB-AGENTS FROM ANY AND ALL CLAIMS LIABILITIES, LOSSES, DAMAGES, COSTS, AND EXPENSES RESULTING THEREFROM, OR IN CONNECTION THEREWITH. BUYER ACKNOWLEDGES AND AGREES THAT BUYER HAS NOT RELIED ON ANY REPRESENTATION, CLAIM, ORAL UNDERSTANDING, ADVERTISING, PROMOTIONAL ACTIVITY, BROCHURE, OR PLAN OF ANY KIND MADE BY SELLER, AUCTIONEER, OR ANY AGENTS AND SUB-AGENTS IN CONNECTION WITH THIS AGREEMENT OR BUYER'S PURCHASE OF THE PROPERTY. SELLER, AUCTIONEER, AGENTS AND SUB-AGENTS MAKE NO REPRESENTATIONS, WARRANTIES OR GUARANTEES, EXPRESS OR IMPLIED, WRITTEN OR ORAL, OF ANY KIND WHATSOEVER. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, NO WARRANTIES OR REPRESENTATIONS HAVE BEEN MADE REGARDING: THE AREA, SIZE, SHAPE, ALLOWABLE USES, ZONING, SOIL TYPE OR QUALITY, FLOOD PLANES AND ZONES OR TOPOLOGICAL CHARACTERISTICS OF THE LAND, THE PROPERTY MEETING STATE STANDARDS, ENVIRONMENTAL HAZARDS OR LACK THEREOF AFFECTING THE USE OF THE PROPERTY, INCLUDING BUT NOT LIMITED TO ASBESTOS, UNDERGROUND TANKS, ABOVE GROUND TANKS, DUMPING GROUNDS, OR ANY OTHER ENVIRONMENTAL CONCERNS. SELLER MAKES NO WARRANTIES OR REPRESENTATIONS AS TO MATTER AFFECTING ADJACENT PARCELS. SELLER, AUCTIONEER, AGENTS AND SUB-AGENTS MAKE NO REPRESENTATION AS TO THE ACCURACY OR COMPLETENESS OF ANY INFORMATION CONTAINED WITHIN THE BROCHURE, WEBSITE, OR INFORMATION PACKET OR ANY OTHER MATERIAL. BUYER, FURTHER, ACKNOWLEDGES AND AGREES THAT BUYER HAS RELIED SOLELY ON BUYER'S OWN THOROUGH INVESTIGATIONS, INSPECTIONS AND DUE DILIGENCE REGARDING THE PROPERTY AND ALL OF THE FOREGOING MATTERS, INCLUDING REVIEW OF ANY AND ALL DOCUMENTS, INFORMATION, AND ALL OTHER FACTORS CONCERNING THE PROPERTY AND SUCH MATTERS.
- 22. **Opportunity for Inspection Prior to Bidding; Other Inspections Waived.** Buyer acknowledges and agrees that Buyer was afforded the opportunity to view and inspect the Property prior to bidding. Any and all other inspections, including, without being limited to, the following inspections, are not material to Buyer's purchase of the Property, and are waived, and that Buyer will purchase the Property regardless of whether serious or substantial deficiencies are revealed by reason of any such inspections subsequently commissioned by or on behalf of Buyer:

(i)	Termite/Pest/Wood Infestation Inspection;
(ii)	Radon Testing;
(iii)	Structural Inspection (including roof and foundation);
(iv)	Electrical Inspection;
(v)	Plumbing Inspection;
(vi)	Heating System Inspection;
(vii)	Water analysis to determine potability;
(viii)	Percolation Inspection;
(ix)	Septic/Sewage Disposal System Inspection;

Seller's Initials:	Page 3 of 5	Buyer's Initials:

	(x)	Inspections to determine environmental hazards and/or toxic wastes or substances;
	(xi)	Wetland Studies; and
	(xii)	Lead Testing.
FROM A PROPER ARISE F HAZARI OR DEF	NY AND RTY DAM ROM TH DS, ENVI ICIENCIE	RELEASES, QUIT CLAIMS AND FOREVER DISCHARGES AND RELEASES SELLER AND AUCTIONEER ALL CLAIMS, LOSSES OR DEMANDS, INCLUDING, BUT NOT LIMITED TO, PERSONAL INJURIES AND IAGE AND ALL OF THE CONSEQUENCES THEREOF, WHETHER NOW KNOWN OR NOT, WHICH MAY E PRESENCE OF TERMITES OR OTHER WOOD-BORING INSECTS, RADON, LEAD-BASED PAINT RONMENTAL HAZARDS, ANY DEFECTS IN THE INDIVIDUAL ON-LOT SEWAGE DISPOSAL SYSTEM ES IN ANY ON-SITE WATER SERVICE SYSTEM, OR ANY DEFECTS OR CONDITIONS ON THE IS DISCHARGE AND RELEASE WILL SURVIVE SETTLEMENT.
Buyer's obligation Occupar	nce with a responsib n, at Buy ncy will be	Innce; Certificate of Occupancy. Buyer understands and agrees that any and all requirements needed for all federal, state, or local laws, ordinances, inspections, permits, zoning, or occupancy are strictly and solely bility at Buyer's sole cost and expense. Without limiting the generality of the foregoing: (i) it is the Buyer's er's sole cost and expense, to obtain any necessary Certificate of Occupancy, and no Certificate of exacquired or provided by Seller; and (ii) Seller will not provide any Certificates of Compliance or any other improvements that are a part of the Property comply with building codes and ordinances.
return of	ent. If the the Depo	Loss. Risk of loss or damage to the Property by fire or other casualty is assumed by the Seller until Property suffers material damaged prior to Settlement, either party may cancel this Agreement, and on osit, neither party will have any further obligations or liability to the other. If this Agreement is not cancelled ection, any insurance proceeds (or Seller's claim to insurance proceeds) will be transferred to Buyer.
	er, (ii) br	ge Fees. Each of the parties represents and warrants to the other that, except for (i) fees payable to okerage participation fees expressly agreed to by Auctioneer, or (iii) as otherwise expressly set forth in this are no brokerage, realtor or other fees or commissions due by either of them concerning the sale and/or

26. Buyer's Default. If Buyer fails to comply with the terms and conditions of this Agreement,

Seller may retain the Deposit as liquidated damages (and not as a penalty), and, thereafter, Seller may proceed to make a resale of the Property, either at public or private sale.

Seller may retain the Deposit to be applied against damages suffered on account of Buyer's breach, and Seller may pursue any and all remedies available to Seller at law or equity, including, without being limited to, the costs and expenses of a resale of the Property, any diminution in price at resale, and any and all attorneys' fees incurred as a consequence of Buyer's breach.

27. Seller's Default. If Seller is unable to deliver good and marketable title to the Property, or otherwise defaults under this Agreement, Buyer's sole and exclusive remedy will be the return of the Deposit. Under no circumstances will Buyer be entitled to incidental or consequential damages, lost profits, or specific performance.

purchase of the Property. In the event that any fees or commissions, of whatever nature, are due and owing, the party incurring the same will have the sole and exclusive liability for payment. Each party agrees to hold the other safe and harmless from any and all fees and commissions due or payable in conjunction with the sale and/or purchase of the Property.

28. Notices. All notices, requests, demands, directions, and other communications required or permitted under the provisions of this Agreement, or otherwise with respect hereto, must be in writing and: (i) mailed by first class registered or certified mail, return receipt requested, postage prepaid; or (ii) sent by next day business courier (such as Federal Express or the like); or (iii) personally delivered; or (iv) transmitted by email, fax, telegram or telex (with a hard copy to follow within twenty-four (24) hours by first class registered or certified mail, return receipt requested, postage prepaid, or by next day business courier [such as Federal Express or the like], or by personal delivery), and addressed as follows:

if to Seller, to:	if to Buyer, to:	
		_
Email:	Email:	
Fax:	Fax:	

Either party may, in writing delivered to the other party as provided herein, change the address for receipt of notices.

Seller's Initials:	Page 4 of 5	Buver's Initials:

- 29. **Agreement Not to be Recorded.** This Agreement will not be recorded in the Office for the Recorder of Deeds or in any other office or place of public record, and if Buyer causes or permits this Agreement to be recorded, Seller may elect to treat such act as a breach of this Agreement.
- 31. **Assignment.** This Agreement may not be assigned or transferred by Buyer without the prior written consent of Seller, which consent will not be unreasonably withheld or delayed.
- 32. **Binding Effect.** This Agreement will be binding on, and will inure to the benefit of, the parties hereto and their respective heirs, personal representatives, successors, and assigns as the case may be.
- 33. **Time of the Essence.** Time is of the essence in the performance of this Agreement
- 34. **Headings.** The headings used is this Agreement are for the convenience of reference only and will not control the interpretation of any term or condition hereof, and will not have independent significance.
- 35. **Entire Agreement.** This Agreement constitutes the entire agreement of the parties, and supersedes any and all prior written or oral understandings or agreements and any and all contemporaneous oral understandings or agreements with respect to the subject matter of this Agreement.
- 36. **Amendment.** This Agreement may only be modified or amended by a writing signed by both parties.
- 37. **Applicable Law.** This Agreement will be governed by and construed in accordance with the laws of the Commonwealth of Virginia, including its statutes of limitations, but without regard to its rules governing conflict of laws.
- 38. **Jurisdiction and Venue.** All claims, disputes, and other matters between the parties will be brought in the state or federal courts sitting in and for ________, ______, which courts will have exclusive jurisdiction, and will be the exclusive venue, for any and all such claims, disputes, and other matters between the parties.
- 39. **Counterparts.** This Agreement may be executed in one or more counterparts, each of which will be deemed an original, but all of which, taken together, will constitute one and the same instrument.

Check if Applicable

Seller's Confirmation. This Agreement and the sale of the Property under this Agreement are subject to Seller's confirmation and approval. This Agreement will not be binding on Seller, and Seller will have no obligation to sell, transfer, or convey the Property to Purchaser, unless and until this Agreement is signed by Seller.

IN WITNESS WHEREOF, and intending to be legally bound, the parties have executed this Agreement as of the date first written above.

SELLER:		BUYER:
(Signature)		(Signature)
(Printed Name)		(Printed Name)
(Signature)		(Signature)
(Printed Name)		(Printed Name)
(Entity Name, if applicable)		(Entity Name, if applicable) By:
By: Name:		ъу. Name:
Its: Authorized Representative	 -	Its: Authorized Representative