

40 Carriage Hill Lane Fredericksburg, VA 22407

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#### VAAF-2908000729

## **REAL ESTATE CONTRACT of PURCHASE**

THI	S CONTRACT of purchase made this	day of	, 20	, by and between	1
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(her	reinafter called "Seller"), and				
					(hereinafter called "Purchaser")
Tha <b>1.</b>	t, for and in consideration of the hereinafter con Seller shall sell and convey and Purchaser sh privileges thereto appurtenant and all building	all purchase all that certa	in Real Estate (hereina	fter the "Real Estate"	or the "Property") with all rights and
	, Virginia				
2.	The purchase price of the Real Estate is \$_ price shall be payable by Purchaser at settlen	nent in cash or immediate	as only available funds.	determined at public a	auction by Auctioneer. The purchase
3.	Purchaser has paid a deposit (hereinafter the this contract. The deposit shall be held in essubject to the payment of Auctioneer's compursuant to that separate agreement between shall be paid to Seller, less Auctioneer's comnany other remedies available to Seller for supayment shall not preclude any other remedies available to Seller for supayment shall not preclude any other remedies available to Seller for supayment shall not preclude any other remedies available to Seller for supayment shall not preclude any other remedies available to Seller for supayment shall not preclude any other remedies available to Seller for supayment shall not preclude any other remedies available and all costs and a between Seller and Purchaser, the deposit slove a court of competent jurisdiction orders disbutched at the supayment of the supayment shall be relieved of all further obline attorney's fees) incurred by Auctioneer shall be relieved of all further obline attorney's fees) incurred by Auctioneer shall be relieved of all further obline attorney's fees) incurred by Auctioneer shall be relieved of all further obline attorney's fees) incurred by Auctioneer shall be relieved of all further obline attorney's fees) incurred by Auctioneer shall be relieved of all further obline attorney's fees) incurred by Auctioneer shall be relieved of all further obline attorney's fees).	crow in a non-interest beamission and the payment in Seller and Auctioneer (the nission and all costs and each breach. In the event Sedies available to Purchaexpenses as set forth in thall be held in escrow by sursement. If resolution on ea an interpleader action igation and liability. Purchancer arising from any disponeer arising from any dis	aring account by Auctio of Auctioneer's costs are "Listing Agreement"), expenses as set forth in eller breaches this Cor aser for such breach; the Listing Agreement, the Auctioneer until Set the disposition of the dand deposit the depos naser and Seller shall inpute between Seller and	neer and then applied and expenses in prep In the event Purchass the Listing Agreement tract, the deposit sha provided further that If this Contract is no eller and Purchaser happosit is not timely rea the with a court of computer and Purchaser with the ground of the provided in the pr	I to the purchase price at settlement varing for and conducting the auction aring for and conducting the auction or breaches this Contract, the deposit, but such payment shall not preclude. Il be returned to Purchaser, but such Seller shall remain responsible for tocnsummated and a dispute exists ave agreed to the disposition thereof ched to the satisfaction of Auctioneer petent jurisdiction and in such event for all costs and expenses (including sect to the deposit or this Contract.
4.	Pursuant to the Listing Agreement, Auctione costs and expenses of sale.	er shall be paid from the	e deposit a commission	n of \$	
5.	Settlement shall be made at the offices of be given at settlement, unless otherwise agre		or s hereto, subject to the		Possession shally. TIME IS OF THE ESSENCE.
6.	Seller and Purchaser agree that Auctioneer v Contract of Purchase, such defaulting party s and by Auctioneer, such expenses including and the enforcement of such Contract.	shall be liable for the com	mission of Auctioneer	and for any expenses	incurred by the non-defaulting party
7.	PURCHASER EXPRESSLY AGREES THAT WARRANTY OR REPRESENTATION, EXP WARRANTY OF CONDITION, HABITABILIT WEAR AND TEAR OCCURRING AFTER THI any representation, warranty or indemnity wi (Section 55-517 through 55-525 of the Code statement in a form provided by the Real Estatement in a form provided by the Real Estatement.	RESS, IMPLIED, OR AF Y, MERCHANTABILITY ( E DATE HEREOF. Purcha th regard to the environn of Virginia) requires Sell	RISING BY OPERATION FITNESS FOR A Faser further acknowled on the error of a certain resident	ON OF LAW, INCLUE PARTICULAR PURPO ges that Seller has nei Property. The Virginia ial property to furnish	DING, BUT NOT LIMITED TO, ANY DSE, AND SUBJECT TO ORDINARY ther made nor extended to Purchase a Residential Property Disclosure Ac
8.	Seller represents that the Property (check as Owners' Association Act (Section 55-508 et s from the property owners' association an asso	seq. of the Code of Virgin	ia). If the Property is w	ithin such a developm	
9.	Seller agrees to pay the expense of preparing and all amounts payable to Auctioneer pursuin connection with this purchase, including, preparation costs and fees of Purchaser's attaclosing costs on behalf of Purchaser. Except	ant to the Listing Agreeme without limitation, title ex orney, shall be borne by F	ent. Except as otherwis xamination, insurance Purchaser. Real estate	e agreed herein, all o premiums, survey co axes shall be prorated	other expenses incurred by Purchase lests, recording costs, loan document das of settlement. Seller shall pay no
10.	At Settlement, Seller shall convey to Purchass and free and clear of all mortgages, deed of obligations hereunder are contingent upon Selfer et al. (1) matters that of real estate taxes not yet due and payable; (in record granted to providers of utility services; Auctioneer prior to the auction sale, if any, properties the end of the provider of utility services; and the end of the	trust or other monetary lie eller being able to convey do not render title to the I v) such state of facts as a c, and (vi) the matters sho ovided no representation title defect other than the hall be able to extend the suring the title defect, Purch urchaser and neither party ad Seller shall remain resp of an owner's title insuran- urees to waive its objection	ens, same to be release y good and marketable Property unmarketable; an accurate survey and wn as exceptions on a or warranty is made as Permitted Encumbranc ettlement date accordinaser shall have the op y will have any further op oonsible for payment of ce policy can be obtain in to the title defect. It	ed by Seller at or prior title to the Property s (ii) the rights of tenal inspection of the Prop title commitment or to accuracy or compes, Seller shall have tigly. If Seller does not dion to terminate this Abbligation or liability to Auctioneer's commis ned without exception is understood and ad	r to Closing. Purchaser's and Seller's ubject, however, to the following (the nuts, if any; (iii) the lien of ad valoren uperty would reveal; (v) easements or title policy provided to Purchaser by leteness of such title work. If, prior to the opportunity, but not the obligation elect to attempt to cure the title defect agreement, in which case Seller shall to the other, or to waive the title defect sision and the cost and expense of the to the title defect or with affirmative knowledged between the parties tha

- 11. 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.
- 12. All risk of loss or damage to the Property by fire, windstorm, casualty or other cause, or taking by eminent domain, is assumed by Seller until Settlement. In the event of substantial loss or damage to the Property before Settlement, Purchaser shall have the option (to be exercised within five (5) business days of written notice of such event) of either (i) terminating this Contract, or (ii) proceed with settlement in which event Seller shall assign to Purchaser all of Seller's rights under any applicable policy or policies of insurance and any condemnation awards and pay over the Purchaser any sums received as a result of such loss or damage. Failure to timely make such election shall be deemed Purchaser's election to proceed with settlement under (ii).
- 13. Virginia law (Va. Code Ann Section 43-1 et seq.) permits persons who have performed labor or furnished materials for the construction, removal, repair or improvement of any building or structure to file a lien 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 the earlier of (i) 90 days from the last day of the month in which the lienor last performed work or furnished materials or (ii) 90 days from the time the construction, removal, repair or improvement is terminated. Seller shall deliver to Purchaser at settlement an affidavit, in a form acceptable to Purchaser's title insurer, if applicable, signed by Seller, that no labor or materials have been furnished to the Property within the statutory period for the filling of mechanics' or materialmen's liens against the Property. If labor or materials have been furnished during the statutory period, Seller shall deliver to Purchaser an affidavit signed by Seller and the person(s) furnishing the labor or materials that the costs thereof have been paid in full.

AN EFFECTIVE LIEN FOR WORK PERFORMED PRIOR TO THE DATE OF SETTLEMENT MAY BE FILED AFTER SETTLEMENT. LEGAL COUNSEL SHOULD BE CONSULTED.

- 14. Purchaser may wish at Purchaser's cost to purchase owner's title insurance. Depending on the particular circumstances of the transaction, such insurance could include affirmative coverage against possible mechanics' and materialmen's liens for labor and materials performed prior to closing and which, though not recorded at the time of recordation of Purchaser's deed, could be subsequently recorded and would adversely affect Purchaser's title to the Property. The coverage afforded by such title insurance will be governed by the terms and conditions thereof, and the dollar amount of the cost of obtaining such title insurance coverage. At settlement, Seller shall deliver an owner's affidavit in a form reasonably satisfactory to Purchaser's title insurer.
- 15. This agreement is made in the Commonwealth of Virginia and shall be governed and construed in accordance with the laws of the Commonwealth of Virginia.
- 16. If any provisions herein shall be legally unenforceable or in the event that a Court of competent jurisdiction shall deem any of the provisions contained in this Contract invalid or unenforceable, they shall be deemed severed from the other provisions of this Contract, and the remaining provisions shall, nevertheless, be valid and enforceable and continue in full force and effect. The invalidity or the unenforceability of any particular provision of this Contract shall not affect the other provisions hereof and the Contract shall be construed in all respects as though such invalid or unenforceable provisions were omitted.
- 17. This Contract contains the entire understanding between the parties with reference to the matters contained herein, and there are no terms, conditions, warranties, or representations other than those contained herein and no amendments hereto are valid unless made in writing and signed by both of the parties hereto.
- 18. All notices and other communications hereunder in connection herewith shall be deemed to have been duly given if they are in writing and delivered personally or sent by registered or certified mail, return receipt requested and first-class postage prepaid to the following addresses:

Seller:	Purchaser:
Phone:	Phone:
Email:	Email:

- 19. Except as herein otherwise provided to the contrary, this agreement shall be binding upon and inure to the benefit of the parties signatory hereto, their personal representatives, successors and assigns.
- 20. No party shall assign or transfer any rights under or interest in (including, but without limitation, monies that may become due or monies that are due) under this Contract without the written consent of the other. Unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under this Contract.
- 21. Nothing under this Contract shall be construed to give any rights or benefits in this Contract to anyone other than the parties hereto, and all duties and responsibilities undertaken pursuant to this Contract will be for the sole and exclusive benefit of the parties hereto and not for the benefit of any other party. Notwithstanding the foregoing, Nicholls Auction Marketing Group, Inc. a Virginia corporation ("Auctioneer") shall be deemed a third party beneficiary of this Contract and entitled to enforce the provisions of this Contract against the parties hereto. Auctioneer shall have no liability hereunder to either Purchaser or Seller, except in the event of intentional misconduct or gross negligence with respect to the deposit, in which case Auctioneer's liability shall be limited to the deposit amount.
- 22. This Contract supersedes any and all other understandings or agreements between the parties, either oral or in writing, with respect to the subject matter hereof.
- 23. The parties hereto declare and acknowledge that each has read and fully understands the terms set forth in this Contract.

WITNESS the following signatures and seals:

SELLER:	PURCHASER:
NAME (SEAL), i	ndiv. (SEAL), indiv.
(SEAL), i	
NAME	NAME
NAME (SEAL), i	ndiv (SEAL), indiv.
NAME (SEAL), i	ndiv (SEAL), indiv.
Entity Name)	(Entity Name)
3y:(S	
Name:	Name:
Title:	Title:
Closing Information	·

40 Carriage Hill Lane Fredericksburg, VA 22407 www.nichollsauction.com info@nichollsauction.com

Purchaser



Phone: 540-898-0971 Fax: 540-301-5883 Toll Free: 888-357-2814

# ADDENDUM TO REAL ESTATE CONTRACT OF PURCHASE

to the Heal Estate Of	ontract of P	urchase dated		, between
("Seller") a	nd			
				/4D
				("Purcnaser")
				·
			ns and statement	ts contained in the
ons, inspections, and a	any other d	ue diligence Purch	aser deems appr	opriate. Purchaser
		lerstand and will c	comply with the a	ttached TERMS &
Date				
Date				
Date				
	ated at	ated at	ated at	dges that the property is sold "AS IS, with all FAULTS" and that the property is sold "AS IS, with all FAULTS" and that the property and any other due diligence Purchaser deems appredict Purchaser accepts the property "AS IS" unless other written arrange will will be a property light they have read, understand and will comply with the approperty information Packet.  Date  Date

Date

#### Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

#### **Lead Warning Statement**

Agent

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Sel	ler's Disclo	sure				
(a)	Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below):					
	(i) Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).					
	(ii)	Seller has no knowledg	ge of lead-based	paint and/or lead-based pa	int hazards in the housing	
(b)	Records and reports available to the seller (check (i) or (ii) below):					
	(i)			all available records and re azards in the housing (list d		
	(ii) Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.					
Pu	rchaser's A	Acknowledgment (initia	1)			
(c)	Purchaser has received copies of all information listed above.					
(d)	Purchaser has received the pamphlet Protect Your Family from Lead in Your Home.					
(e)	Purchase	Purchaser has (check (i) or (ii) below):				
	(i)	received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or				
	(ii) waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.					
Ag	ent's Ackn	owledgment (initial)				
(f)	Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance.					
Cei	rtification	of Accuracy				
The info	e following ormation th	parties have reviewed the ey have provided is true a	information abound accurate.	e and certify, to the best of th	eir knowledge, that the	
Sell	er		Date	Seller	Date	
Pur	chaser		Date	Purchaser	Date	

Agent

Date

Date



# Virginia Real Estate Board

http://www.dpor.virginia.gov/Consumers/Disclosure Forms/

# RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

## ACKNOWLEDGEMENT BY SELLER AND PURCHASER

The Virginia Residential Property Disclosure Act (§ 55-517 et seq. of the *Code of Virginia*) requires the owner of certain residential real property—whenever the property is to be sold or leased with an option to buy—to provide notification to the purchaser of any disclosures required by the Act and to refer the purchaser to the Real Estate Board website referenced below for additional information.

Certain transfers of residential property are excluded from this requirement (see § 55-518).

PROPERTY ADDRESS/ LEGAL DESCRIPTION:					
The purchaser is advised to consult the RESIDENTIAL PROPERTY DISCLOSURE STATEMENT webpage ( <a href="http://www.dpor.virginia.gov/Consumers/Residential_Property_Disclosures">http://www.dpor.virginia.gov/Consumers/Residential_Property_Disclosures</a> ) for important information about disclosures required by law that may affect the buyer's decision to purchase the real property described above.					
Property Disclosure Act (§ 55-517 et s	<b>ification</b> as required under the Virginia Residential seq. of the <i>Code of Virginia</i> ) and, if represented by a 1-523, further acknowledges having been informed of the code.				
Owner	Owner				
 Date	 Date				
required under the Virginia Residenti Code of Virginia). In addition, if the pur (ii) not represented by a real estate lice	ledges receipt of notification of disclosures as fall Property Disclosure Act (§ 55-517 et seq. of the rchaser is (i) represented by a real estate licensee or ensee but the owner is so represented as provided in nowledges having been informed of the rights and				
Purchaser	Purchaser				
 Date	 Date				