HISTORIC DUTCH COLONIAL

205 ROYAL GRANT DR. WILLIAMSBURG, VA 23185



AUCTION HELD

THURSDAY, OCTOBER 20TH @ 6:00 PM 205 ROYAL GRANT DR. WILLIAMSBURG, VA 23185



AB Cole & Associates Auction & Realty LLC

757 539-9866 www.abcole.com



AB Cole & Associates Auction & Realty LLC

Dear Prospective Bidder:

Each of us at United Country- A. B. Cole & Assoc., Auction & Realty, LLC are honored that the Seller, has decided to utilize the auction method of marketing and the services offered by our company. Furthermore, we thank you for your interest and welcome your attendance and participation in the auction process here today.

We at United Country A.B. Cole and Associates would like to remind you the sale of the property today is an "All Cash" transaction and is not subject to any financing or due diligence. As a bidder, you are encouraged to bid on this property only if you have had the opportunity to inspect and examine the condition of the property. This and all auction properties are sold "As-Is" without any contingencies.

Again, we would like to think you for your attendance today and your participation in this auction. If you would like assistance please see one of the auction staff as they are here to assist you with the bidding process. Good luck and Happy Bidding!

Thank you in advance.

Respectfully yours,

Barry Cole
A.Barry Cole
Owner/Auctioneer, Broker
VAAF 796

Auction Contacts

www.abcole.com www.abcolerealty.com



AB Cole & Associates Auction & Realty LLC Property Description





This wonderful historic home in Williamsburg, Virginia will be going to auction on Thursday, October 20th at 6:00 PM. This Dutch Colonial was built in 1790 on the Campus of Hampden-Sydney College. It was then later dismantled and reconstructed at its current location at 205 Royal Grant Drive. This 2 story, Dutch Colonial has 4 fireplaces, 3 bedrooms and 2 baths. Filled with quaint architectural details, and conveniently located in York County, you will not want to miss this unique opportunity to own a piece of true Virginia history!



Registration

Bidder Registration

Terms & Conditions of Auction

UC-A.B. Cole & Associates 2009 Holland Rd., Suffolk, VA 23434 757.539.9866 (Office) 888-867-0629

Www.ABCole.com
"The Progressive Way to Sell Real Estate."

BIDDER REGISTRATION FORM

By signing below you acknowledge that you have received, agree to, and understand all of the terms and conditions of this auction including all materials handed out or made available at the auction for your review. All announcements made sale day take precedence over any previously printed materials or other oral statements made. I also understand that if I am the winning bidder, and I default on the purchase of the property for any reason whatsoever, I am liable for all fees (10% of contract price) and any other damages incurred in my default for the Real Estate purchased on my number and that United Country A.B. Cole & Associates Auction & Realty has for any reason whatsoever, the right to take legal action to collect any funds due, as a separate and independent obligation. I agree I may be held liable for any costs associated with the collection of said funds (i.e., original sales price, Buyer's Premium, court costs, expenses of re-selling property, any commission due to United Country A.B. Cole & Associates Auction & Realty, and all incidental damages or charges involved). United Country A.B. Cole & Associates Auction & Realty is an agent for the Seller. Bidders and purchaser acknowledge that disclosure of the brokerage relationship, if any, was made to me by the real estate licensee involved in the transaction when specific assistance was first rendered and confirmed in writing by the signing of this form. Payment must be in the form of cash, personal or company check with proper identification, or cashier's check, or an approved check.

Legal Name:		
Company Name:		
Address:		
Home Number:	Work Number:	
Driver's License # & State:		
Print Name:	Sign Name:	Date:
	t: Email Address:	
Would you like United Country to co What are your interests or needs?	ntact you to discuss the auction process and how it w	vorks?
(Check as many as you would like.)		
	Farm Machinery Vehicles	
Construction Equipment Fores	stry Guns Benefits Other	
How did you hear about our sale?		
Currently on Mailing List	Flyer Friend Newspaper	
Drivo Bu / Sign Email	Wohsita Othor	



AB Cole & Associates Auction & Realty LLC

Auction Terms & Conditions

Real Estate Auction: 205 Royal Grant Dr., Williamsburg, VA 23185

Please review this document carefully. In order to register and receive a Bidder's Number, a Bidder must sign their Acknowledgment and Acceptance of the General Terms and Conditions of Sale, which will be incorporated into the Sales Contract.

1. AUCTION TIME AND PLACE: The Auction ("Auction") shall be held at 6:00 PM on Thursday, October 20th Live and On-Site at 205 Royal Grant Drive.

2. AUCTION REGISTRATION:

Auction day registration will begin one (1) hour prior to the Auction time. Registration is required to become a qualified and eligible bidder ("Bidder") at the Auction. To register, a prospective Bidder must:

- a. Provide Bidder's full name, company name, residence/business addresses with telephone numbers, cellular telephone number, facsimile number, email address, a valid State driver's license number and the name (s) and / or entity in which the Bidder will take title to the Property.
- b. Show ONLY (for review) at registration a Cashier's Check or Certified Funds made payable in U.S. Funds from a U.S. Bank to You, the Buyer, in the following amounts(s): **\$5,000.00**. If desired, Bidders may wire transfer said deposit prior to the Auction (contact broker/auctioneer for instructions). Wired deposit(s) must be verified by Settlement Agent as being received by Settlement Agent prior to the commencement of the Auction
- c. Sign an acknowledgement that the Bidder has read and agrees to be bound by these General Terms and Conditions of Sale.

3. SUCCESSFUL BID, TOTAL PURCHASE PRICE, ESCROW DEPOSITS, CASHIER'S CHECK, SALES CONTRACT:

Once the highest and acceptable bid ("Successful Bid") for the Property has been established and recorded, the successful Bidder will be required to execute, as Buyer ("Buyer"), the Sales Contract ("Contract") immediately following the conclusion of the Auction, with no exceptions, and tender the escrow deposits so required. The Successful Bidder's deposit as stated in 2 (b) above shall be delivered to <u>United Country A.B. Cole & Associates</u> as Settlement Agent, ("Initial Deposit") for deposit into their real estate escrow account and held as a required deposit pursuant to the terms of the Contract.

The amount of (i) the Successful Bid **AND** (ii) 10% of the Successful Bid, 11% for Internet Registered Bidders ("Buyer's Premium"), added together, will be the **Total Purchase Price** ("Total Purchase Price") for the Property to be purchased by the Buyer under the Contract.

An additional deposit ("Additional Deposit") equal to the difference between 5% of the Total Purchase Price and the Initial Deposit, will also be due Auction Day in the form of a personal or business check from a U.S. Bank Payable to United Country A.B. Cole & Associates Real Estate Escrow Account and delivered to United Country A.B. Cole & Associates for deposit into there real estate escrow account and held in escrow as a required deposit pursuant to the terms of the Contract

4. CONFIRMATION OF BID: This auction is subject to Seller approval.

5. CLOSING AND PAYMENT OF TOTAL PURCHASE PRICE:

The Closing ("Closing") will be on or before <u>Friday</u>, <u>November 18th</u>, <u>2016 by 5:00 PM</u> and will be coordinated through the offices of the Settlement Agent. The Total Purchase Price will be due and payable by Buyer at Closing by Cashier's Check from a U.S. Bank in U.S. Bank Funds or by Wire Transfer pursuant to instructions from the Settlement Agent. Buyer shall receive credit for the Initial Deposit which shall be released from escrow and applied by the Settlement Agent towards the Total Purchase Price at Closing.

Time shall be of the essence.

Buyer agrees to pay all buyer side closing costs associated with the settlement of the property

6. TITLE INSURANCE AND ZONING:

- (a) Seller will provide Buyer a commitment ("Commitment") to issue an Owner's Title Insurance Policy for the Property. The Commitment and Owner's Title Insurance Policy will be issued by the Settlement Agent.
- (b) It is understood and agreed that fee simple title, at time of closing, will be conveyed to the Purchaser by General Warranty Deed.
- (c) Buyer agrees that the Property is subject to all laws, ordinances, codes, rules and regulations of applicable governmental authorities pertaining to the ownership, use and occupancy of the Property, including, but not limited to, zoning, land use, and building codes, Homeowners/Condominium Association Documents, Covenants, Restrictions and Obligations, Recorded Plat and agrees to take title subject to such matters.
- (d) The seller shall provide buyer(s) a survey of the property or parcels (tracts) as applicable to properly describe the property being purchased.

7. BUYER'S NOTE:

The sale of the Property is an "All Cash" transaction and shall not be subject to any financing or post due diligence.

The Seller, United Country A.B. Cole & Associates., their representatives, attorneys, agents, and sub-agents, assume no liability for errors or omissions in this or any other property listing or advertising or promotional/publicity statements and material. The Seller, United Country A.B. Cole & Associates, their representatives, attorneys, agents and sub-agents, make no guarantee as to the accuracy of the information herein contained or in any other property listing or advertising or promotional/publicity statements and material. Neither the Seller nor United Country A.B. Cole & Associates have any obligation to update this information. Neither United Country A.B. Cole & Associates nor the Seller, their agents, sub-agents, have any liability whatsoever for any oral or written representations, warranties, or agreements relating to the Property (including information appearing in this advertisement or announcements at the time of the Auction) except as is expressly set forth in the Contract.

All Bidders are encouraged to inspect the Property prior to placing any bid at the Auction and the Successful Bidder, as Buyer, acknowledges that it has a reasonable opportunity to inspect and examine the condition of the Property and make inquiries of applicable governmental authorities pertaining to Buyer's proposed use of the Property prior to the Auction as Buyer has deemed necessary or desirable.

Competitive bidding is an essential element of an Auction sale, and such a sale should be conducted fairly and openly with full and free opportunity for competition among bidders. Any conduct, artifice, agreement, or combination for the purpose and effect of which is to stifle fair competition and chill the bidding, is against public policy and will cause the sale to be set aside. Collusion/Bid Rigging is a Federal Felony punishable by imprisonment and fine. United Country A.B. Cole & Associates will report all illegal conduct to the F.B.I. and cooperate with any prosecution.

The Property or any portions of the property may be withdrawn from the Auction at any time without notice and is subject to prior sale.

The Seller in its absolute sole discretion reserves the right to amend, negotiate, modify, or add any terms and conditions to these General Terms and Conditions of Sale and to announce such amendments, modifications, or additional terms and conditions, at anytime.

Any change of the property status relating to zoning, use, etc., to include the rolling back of taxes, will be paid by the purchaser.

The highest acceptable bid shall be the Successful Bid and accepted by Seller as evidenced by Seller and the Successful Bidder, as Buyer, each executing the Sales Contract. Back-up bids will be recorded as received. Should the Property not close with the Buyer, the Seller will have the option to pursue back-up bids.

The highest Bid shall be considered an offer to purchase and will become final upon a fully executed agreement to buy by both parties. If you are unsure about anything regarding the Property, do not place a bid. Review of the Contract before making any bids is strongly recommended.

You acknowledge the fact the auction is being recorded by image and sound and you consent to the same.

8. ANNOUNCEMENTS:

All announcements from the Auction Block at the Auction will take precedence over all previously printed material and any other oral statements made. In the event of a dispute over any matter, the Auctioneer shall make the sole and final decision and will have the right either to accept or reject the final bid or re-open the bidding.

9. ABSENTEE/TELEPHONE/ONLINE BIDDING:

Absentee / Telephone / Online Bids will be accepted, subject to all terms and conditions of the Auction. Interested bidders must obtain and sign the proper forms by contacting <u>United Country A.B. Cole & Associates and tender the required escrow deposit(s).</u>

10. DEFAULT:

If the Buyer fails to comply with any of these General Terms and Conditions of Sale, the Seller and Auction Company may retain the required deposit(s) under the Contract as liquidated damages and not as a penalty. As stated in 7, the Seller may then pursue any Back-up Bidders.

11. REPRESENTATIONS:

All information was derived from sources believed to be correct, but is not guaranteed. Bidders shall rely entirely on their own information, judgment, and inspection of the Property and records. Neither Seller nor Auctioneer its Agents makes any representation or warranties as to the accuracy or completeness of any information provided. All sizes, dimensions, drawings are approximations only.

12. BID PRICE:

Bidder#

The bid price for the Property shall be determined by competitive bidding at the Auction and /or by mutual agreement between buyer and seller.

ACKNOWLEDGMENT AND ACCEPTANCE:

Bidder's Signature

The Undersigned Bidder acknowledges receipt of a copy of these General Terms and Conditions of Sale, and having read and understood the provisions set forth therein, accepts same and agrees to be bound thereby. Facsimile signatures will be treated and considered original.
onsidered original.

Date



AB Cole & Associates
Auction & Realty LLC

Sample Contracts

Real Property Auction Purchase and Sales Agreement



AB Cole & Associates Auction & Realty LLC

REAL PROPERTY AUCTION PURCHASE AND SALES AGREEMENT

PURCHASE PRICE : The purchase price of the \$	e Property is as foll	ows:	(DOLLARS).
("Purchase Price") and shall be paid as follow			
Purchaser shall pay the Deposit to th		on execution of this agree	ment Auction Firm
shall hold the Deposit and shall (i) pa	•		
Purchase Price (ii) return it to the Pu	•		
forth herein or (iii) in the event of Pu			
application as set forth in Paragraph			
Deposit while held by the Auction Fi		•	
personal check, this Contract will cor			
Should Seller or Auctioneer be requi			_
Contract, the cost of such collection	•		
at the Purchaser's expense. All unpa			•
until said amount is fully collected.	ara arriodrito orian a	corde interest at 21370 per	monar (20% per year)
Purchaser shall pay the remainder of	f the Purchase Pric	e to Seller at settlement in	n cash, wire transfer or
by certified or cashier's check.			
Purchaser acknowledges that the Pu	rchase Price includ	les a Buver's Premium of t	en percent (10%). A
summary of the terms of the sale fol			(=0,1)
High Bid	\$	plus	
10 % Buyer's Premium	\$	equals	
Purchase Price	\$	less	
Earnest Money Deposit	\$	equals	
Balance Due at Settlement	\$		
Earnest money deposit(s) shall be applied as disbursed as otherwise provided under the purchase Price in full in legal tender to Seller escrow or trust account until it is conveyed t INTENT TO OCCUPY: Buyer DOES/ DO	provisions of this ag r at Settlement. Au to the Settlement A	greement. Buyer shall pay uction Firm will hold the ea Agent.	the balance of the arnest money in an
residence.			
REQUIRED DISCLOSURES: Buyer and Seller a	acknowledge by th	eir initials below receipt o	of the Consumer
Disclosure Information Form prior to enterin			
Seller or Auction Firm, nor their employees			
investigated and evaluated the impact of ar			
including those additional disclosures on th	e Consumer Disclo	sure Information Form.	
CONFIRMATION OF BROKERAGE RELATIONS	•		
the Auction Firm and its salesperson(s) repre		· · · · · · · · · · · · · · · · · · ·	er/unrepresented party
and has signed the Disclosure of Brokerage	Relationship to Ur	represented Party form.	
Notice of Disclosure Pursuant to Virginia Re	ocidontial Dronarts	v Diselecture Act.	
☐ Seller has furnished Purchaser with a Res			
Seller lias furnished Furchaser with a kes	idential Property L	nsciosure statement.	
Lead-Based Paint Inspection: ☐ N/A			
This paragraph applies only if the Property w	as built prior to 19	978 and is not exempt fron	n the provisions of the
Residential Lead-Based Paint Hazard Reducti	•	•	•

pursuant thereto.

Check as applicable: ☑ 1. Attached to this Contract and made a part hereof by this reference is a fully executed "Disclosures of Information and Acknowledgement Lead-Based Paint and/or Lead-Based Paint Hazards." AND
☑ 2. Purchaser waives the right to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.
EXTERIOR INSULATION AND FINISH SYSTEM (EIFS): Buyer waives an EIFS inspection to be performed on the property.
Property Owner's Association Disclosure: X N/A Buyer and Seller acknowledge that the Property (check as applicable); □IS NOT located within a development that is subject to the Virginia Property Owner's Association Act (POA), 5-508 et.seq. of the Code of Virginia. □ IS in a community which currently has mandatory monthly fees of approximately \$ and is subject to the POA act
Virginia Condominium Act: X N/A Buyer and Seller acknowledge that the Property (check as applicable); IS NOT in a community subject to the Virginia Condominium Act, Section 55-79.39 et seq. of the Code of Virginia. IS a resale of a Condo Unit which currently has monthly fees of approximately \$ and is subject to the Condo Act and the Condominium Addendum is attached to and shall become part of this Agreement. Buyer's rights under this Paragraph may not be waived. WILL BE in a community subject to the Condo Act. IS a resale of a condominium unit in a condominium consisting of 3 or fewer units and as such is exempt from the requirements in the Condo act.
If Applicable: Seller represents that Seller has provided Buyer with all documentation for property affected by POA or Condominium Filings.
PROPERTY INSPECTIONS: Buyer is purchasing the property in "AS-IS" condition and waives an inspection to be performed on the Property.
AIRCRAFT NOISE ZONE / ACCIDENT POTENTIAL ZONE DISCLOSURE: ☐ N/A. Aircraft noise and/or accident zones are subject to change. If the Property is located in Southside Hampton Roads, Buyer and Seller hereby acknowledge that as of the date of this Agreement current maps indicate the Property is located in an Aircraft Noise Zone ≤ and/or Aircraft Accident Potential Zone.
AGENCY INTEREST DISCLOSURE : Except as otherwise disclosed below neither Auction Agent, any member of such agent's family or such agent's firm any member of such firm, or any entities in which such agent has an ownership interest is acquiring or attempting to acquire, or is selling the Property. Except as disclosed below, neither Seller nor Buyer is a licensed real estate agent:
MECHANICS LIEN NOTICE: Seller represents that no labor or materials have been furnished to the Property within the statutory period for the filing of mechanic's or material mens liens against the Property. If labor or materials

SQUARE FOOTAGE / ACREAGE AND/OR OTHER PROPERTY MEASUREMENTS: Any representation of square footage, acreage and /or other property measurements are approximate, subject to variation based on method of measurement, and should be independently confirmed by Buyer. Buyer acknowledges and agrees that Buyer has undertaken and all investigations Buyer desires with respect to obtaining measurements of the Property, including the square footage of the rooms, the acreage of the lot or the other measurements related to the Property and

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. (Virginia law Section 43-1 et

seq.)

finds any and all such measurements to be acceptable and shall not use the size, acreage or square footage of the property as the basis for any termination of this Agreement. Buyer agrees to waive, release and discharge all parties to this Agreement from any and all claims that the square footage, acreage or other measurements of the Property were incorrectly stated in any literature concerning the Property generated by the Auction firm, including advertisements and/or Tax reports.

ADJOINING PROPERTY. Seller makes no representations as to matters affecting adjacent parcels, and Purchaser should exercise whatever due diligence that Purchaser deems necessary with respect to adjacent parcels.

DRINKING WATER / SEPTIC:
DRINKING WATER: The Property is served by (Check One):
□ N/A
☑ PUBLIC / PRIVATE utilities supplying drinking water, OR
☐ WELL / CISTERN providing potable drinking water.
SEPTIC:
□ N/A
✓ NOT ON SEPTIC
☐ SEPTIC ON WAIVER
□SEPTIC NOT ON WAIVER

In all instances, the Buyer waives an inspection of either the well or septic system and acknowledges the same.

PROPERTY CONDITIONS, WARRANTIES, CONTINGENCIES, AND INSPECTION RIGHTS: THIS PROPERTY HAS BEEN PURCHASED "AS IS – WHERE IS" AT AUCTION. THERE ARE NO WARRANTIES ASSOCIATED WITH AUCTION SALES. THERE ARE NO FINANCING CONTINGENCIES OR INSPECTION RIGHTS FOR BUYER. SELLER IS NOT OBLIGATED TO MAKE ANY REPAIRS, CHANGES, IMPROVEMENTS OR OTHER MODIFICATIONS TO THE PROPERTY. PRIOR TO SUBMITTING THE HIGH BID FOR THE PROPERTY, BUYER DETERMINED THAT THE PROPERTY MET ALL LEGAL REQUIREMENTS FOR BUYER'S INTENDED USE OF THE PROPERTY AND IS NOT SUBJECT TO GOVERNMENTAL OR PRIVATE RESTRICTIONS THAT WILL INTERFERE WITH SUCH INTENDED USE, INCLUDING, BUT NOT LIMITED TO, ENVIRONMENTAL REGULATIONS, WETLAND QUALIFICATION, FLOOD HAZARD OR FLOOD PLAIN DESIGNATION AND SEPTIC SYSTEM SUITABILITY.

Purchaser acknowledges that it has examined and inspected, and is satisfied with, the physical condition of the Property and the improvements thereon. Purchaser expressly agrees that the Property is or will be sold "as is, where is, with all faults" without any warranty or representation, express, implied or arising by operation of law, including, but not limited to, any warranty of condition, habitability, merchantability or fitness for a particular purpose, and subject to ordinary wear and tear occurring after the date hereof. Purchaser further acknowledges that Seller has neither made nor extended to Purchaser any representation, warranty or indemnity with regard to the environmental condition of the Property or with regard to it's compliance with the Americans with Disabilities Act of 1990, if applicable, and Purchaser hereby assumes sole responsibility therefore, indemnifies and agrees to hold Seller, it's affiliates, agents, directors, employees and attorneys harmless from and waives any right, action, claim or cause of action it or it's successors or assigns may have now or in the future against Seller, it's affiliates, agents, directors, employees or attorneys with regard thereto.

If the improvements on the Property are damaged after the date hereof, but before settlement, Seller may (but will not be obligated to) attempt to repair the improvements and, at Seller's option, there will be a reasonable extension of the Settlement date in which Seller may attempt to complete the repair. If Seller notifies Purchaser(s) that Seller does not intent to attempt to repair or if Seller attempts but is not successful in effecting repair and notifies Purchaser within ten (10) days of either such notification Purchaser either (i) will terminate this Agreement, in which case Purchaser will be entitled to the return of the Deposit and neither party will have any further liability to the other or (ii) will waive any objection to the damage and any right to reduce the Purchase Price, in which case Seller will convey to Purchaser the Property with such damaged improvements as are then thereon and will assign to Purchaser all of Seller's right, title and interest to any insurance proceeds, if any, received or to be received in payment of damage to the improvements (but no other insurance proceeds, such as proceeds from damage to personal property).

SETTLEMENT EXPENSES AND PRORATIONS: Ad valorem real estate taxes, and other apportionable items (if any) will be prorated at settlement. Seller shall pay the grantor's tax/land transfer tax imposed by the local county or State governments, revenue stamps (statutory recording fees) and the cost of preparing the deed and certificates for non-foreign status and state residency and the applicable IRS Form 1099. Except as otherwise agreed herein, all other expenses incurred by Purchaser in connection with the Contract and the transaction set forth therein, including, without limitation, title examination costs, insurance premiums, survey costs, recording costs, loan document preparation costs and fees of Purchaser's attorney, shall be borne by Purchaser. All taxes, assessments, interest, and mortgage insurance, if any, shall be prorated as of Settlement. In addition to the Purchase Price, Purchaser shall pay Seller (i) for all fuel oil remaining on the Property (if any) at the prevailing market price as of Settlement and (ii) any escrow Deposits made by Seller which are credited to Purchaser by the holders thereof. Each party hereto shall be responsible for paying its own legal fees incurred under this Contract, whether or not settlement occurs.

EXCEPTIONS:

SETTLEMENT / POSSESSION: Settlement to be on or before Friday, November 18, 2016 ("Settlement Date") and coordinated with the office of the SELLER'S Settlement agent for this transaction:

Frank Rawls of Ferguson, Rawls and Raines

332 W Constance Rd., Suffolk, VA 23434 757-539-2400

("Seller's Settlement Agent").

Settlement is defined as the date and time of recording of the deed. The deed is to be made to Buyer or as Buyer may direct. Possession of the Property shall be given at settlement unless otherwise agreed to in writing by Buyer and Seller. At settlement, Seller shall execute and deliver (i) the Deed (defined below), (ii) a mechanic's lien affidavit acceptable to Buyer's title insurance company and (iii) such certificates or agreements as may be required by state and federal authorities for tax and residency purposes. Settlement will take place no later than 30 days of confirmation of the bids at the office of Purchaser's Attorney. If Settlement does not occur within 30 days of confirmation of the bids and Seller is ready and able to convey clear title, Purchaser will be charged a \$200.00 per calendar day penalty for every calendar day that the Property does not close. If Purchaser has not closed within 10 calendar days the Seller reserves the right to sell Property and retain Purchaser's deposit unless an agreement is made in writing by all parties.

The Consumer Real Estate Settlement Protection Act in the Code of Virginia § 6.1-2.22 provides for the following:

Choice of Settlement Agent: Virginia's Consumer Real Estate Settlement Protection Act provides that the Buyer 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 Buyer will instruct the settlement agents as to the signing and recording of loan documents and 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.

Variation by agreement: The provisions of the Consumer Real Estate Settlement Protection Act 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 Buyer is entitled to receive a copy of these guidelines from the settlement agent, upon request, in accordance with the provisions of the Consumer Real **Estate Settlement Protection Act.**

Buyer and Seller each authorize their respective attorneys, and /or the settlement agent, to furnish to the Listing Firm and Selling Firm, copies of the draft and final, true and complete settlement Statement in connection with this transaction.

DEED AND TITLE: At settlement, Seller shall convey to Purchaser good and marketable fee simple title to the Property by deed of general warranty containing English covenants of title, free of all liens, tenancies, defects and encumbrances, except as otherwise indicated herein, and subject only to such restrictions and easements as shall then be of record which do not affect the use of the Property or render the title unmarketable. If, prior to settlement, Purchaser identifies a defect other than the permitted encumbrances, Seller shall have the opportunity, but not the obligation, to attempt to cure the title defect and Seller shall be able to extend the settlement date accordingly. If Seller does not elect to attempt to cure the title defect, or if Seller attempt but are unsuccessful in curing the title defect, Purchaser shall have the option to void this Agreement, in which case Seller shall instruct the Auction Firm to return the Deposit to the Purchaser and neither party will have any further obligation or liability to the other. If Seller elects to attempt to cure the title defect, 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 such defect corrected within 60 days after notice of such defect is given to Seller, then this Contract may be terminated by either Seller or Purchaser. Purchaser may extend the date for settlement to the extent necessary for Seller to comply with this Paragraph but not longer than 60 days unless both parties agree in writing otherwise. If an owner's title insurance policy can be obtained without exception to the title defect or with affirmative protection over the title defect, Purchaser agrees to waive its objection to the title defect.

EMINENT DOMAIN: In the event of a taking of the Property or any portion thereof by eminent domain after the date hereof, but before settlement, Purchaser will within ten (10) days of the taking either (i) terminate this Contract by written notice to Seller, in which event Purchaser will be entitled to the return of the Deposit and neither party will have any further liability to the other or (ii) elect to proceed to settlement without a reduction in the Purchase Price in which Seller will convey to Purchaser the portion of the Property not taken and will assign to Purchaser all of the Seller's rights, title and interests in any condemnation award arising from and pertaining to the taking of the Property.

STANDARD PROVISIONS:

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, when assessed, whether at or after Settlement, 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.

Risk of Loss. 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 of either (i) terminating this Contract, or (ii) affirming this Contract, with appropriate arrangements being made by Seller to repair the damage, in a manner acceptable to Purchaser, or Seller shall assign to Purchaser all of Seller's rights under any applicable policy or policies of insurance and any condemnation awards and shall pay over to Purchaser any sums received as a result of such loss or damage.

Equipment Condition. Purchaser agrees to accept the Property at Settlement in its present physical condition. Seller agrees to deliver the Property in broom-clean condition with all trash and debris removed and to exercise reasonable and ordinary care in the maintenance and upkeep of the Property between the date this Contract is accepted and the Settlement Date or upon Purchaser's occupancy, whichever occurs first. Purchaser and his representatives shall have the right to make an inspection immediately before Settlement or occupancy.

Affidavits and Certificates. Seller shall deliver to Purchaser an affidavit on a form acceptable to Purchaser's lender, if applicable, signed by Seller, that no labor or materials have been furnished to the Property within the statutory period for the filing of mechanics' or material men's liens against the Property, or, if labor or materials have been furnished during the statutory period, that the costs thereof have been paid. Seller shall also deliver to Purchaser applicable non-foreign status and state residency certificates and applicable 1099 IRS certificates.

DEFAULT: Should either party hereto default in the performance of this Contract, the party so defaulting agrees to pay "Auction Firm" the full fee "Auction Firm" is entitled to by virtue of securing this Contract. . Seller and Auction Firm may retain the required deposit(s) under the Contract as liquidated damages and not as a penalty. Seller may then pursue any other offers. <u>Default:</u> If Purchaser defaults hereunder, "Auction Firm" shall have the right to apply all monies held in escrow toward its costs incurred in the sale of the Property, and toward "Auction Firm's" fee due under this Contract and pursue such remedies as are available to Seller at law or in equity, including, without limitation, an action for specific costs incurred in the sale of the Property, and toward "Auction Firm's" fee due under this Contract and pursue c performance. If Seller defaults hereunder, Purchaser may pursue such remedies as are available to Purchaser at law or in equity, including, without limitation, an action for specific performance. Notwithstanding the foregoing, however, in either case, the defaulting party hereunder shall not be liable in any action at law or in equity, whether based on contract, tort, strict liability or otherwise, to the nondefaulting party or to any other person, including affiliates, subsidiaries, partners, shareholders, directors, officers, agents, employees or representatives of the non-defaulting party, for any punitive, exemplary, special, consequential, indirect or incidental damages or for loss of operating profits, loss of use or loss of business opportunity. A termination of this Contract pursuant to the termination provisions set forth in paragraph 7, 9 and 11 shall not be deemed to be a default of either party hereunder.

CONDITION OF SALE: Properties are sold in gross in all cases. If a subsequent survey by Purchaser shows a greater or lesser amount of acres, this will not affect the purchase or the purchase price.

ATTORNEY FEES: In any action or proceeding involving a dispute between the Buyer, the Seller and/or Auction Firm arising out of this Contract or to collect the Auction Firm's Fee, the prevailing party shall be entitled to receive from the other party reasonable attorney fees to be determined by a court of competent jurisdiction.

SURVIVAL OF REPRESENTATIONS AND WARRANTIES: All representations, warranties, covenants and agreements herein made by the parties shall survive the Closing.

NON ASSIGNMENT: This Agreement may not be assigned by Buyer without the written consent of Seller.

TAX-DEFERRED EXCHANGE: In the event Buyer or Seller desires to effect a tax-deferred exchange in connection with the conveyance of the Property, Buyer and Seller agree to cooperate in effecting such exchange; provided, however, that the exchanging party shall be responsible for all additional costs associated with such exchange, and provided further, that a non-exchanging party shall not assume any additional liability with respect to such tax-deferred exchange. Seller and Buyer shall execute such additional documents, at no cost to the non-exchanging party, as shall be required to give effect to this provision.

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

PARTIES: This contract 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.

SPECIAL PROVISIONS:			

TIME IS OF THE ESSENCE IN ACCORDANCE WITH THIS CONTRACT and is an irrevocable offer to purchase without contingencies. In the event Purchaser fails to perform to the terms of this Contract, the deposit shall be forfeited and applied against Seller's damages without affecting any of the Seller's further remedies it may have at law or in equity. All forfeited deposits shall be equally divided between the Seller and the Auction Firm after all auction expenses incurred for the marketing, preparation and execution of the sale are paid in full.

THIS PROPERTY IS OFFERED WITHOUR RESPECT TO RACE, COLOR, RELIGION, SEX, HANDICAP, FAMILIAL STATUS, ELDERLINESS OR NATIONAL ORIGIN. THIS IS A LEGALLY BINDING AGREEMENT; IF NOT UNDERSTOOD, SEEK LEGAL ADVICE.

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Reports

Tax Assessment
Title Report
Property Survey
Termite and Moisture Report

York County, Virginia

205 ROYAL GRANT DR

General Information

Map #: GPIN: 010 15 1 7

Owner:

F15d-4036-0683

Owner:

JOHNSON CECIL E ETUX 205 ROYAL GRANT DR

Owner Address:
Owner Address(Cont'd):

No Data

Owner City / State / Zip:

WILLIAMSBURG VA 23185



Site Details

Election Information

Election Information

Supervisor District:

Voting Precinct:

House District:

Senate District:

Polling Place:

Site Details

Deeded Lot Size #:

No Data

Deed Reference: Legal Description: 981 186

.

ROYAL GRANT SUB DIV SEC 1 LOT

Zoning Code:

R20: Medium Density Single Family

Residential BRUTON

511.00

Government District:

Census Tract:

School District

Elementary School District:

rict: M

High/Middle School District:

MAGRUDER BRUTON/QUEENS LAKE Waste Management

Garbage Day:

WEDNESDAY

Recycle Day:

WEDNESDAY

QUEENS LAKE

QUEENS LAKE MIDDLE SCHOOL

Recycle Week:

RED

1

Fire and Life Safety Information

Nearest Fire Hydrant(feet):

164

Fire Station Responding:

114 HUBBARD LN, 23185

Assessment Information

	2016 Assessment	2014 Assessment	2012 Assessment	2010 Assessment	2008 Assessment
Land Value:	\$100,000.00	\$100,000.00	\$75,000.00	\$75,000.00	\$75,000.00
Improvement Value:	\$220,900.00	\$237,700.00	\$270,800.00	\$289,800.00	\$311,400.00
Total Value:	\$320,900.00	\$337,700.00	\$345,800.00	\$364,800.00	\$386,400.00

DISCLAIMER: This data is provided without warranty of any kind, either expressed or implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Any person, firm or corporation which uses this map or any of the enclosed information assumes all risk for the inaccuracy thereof, as York expressly disclaims any liability for loss or damage arising from the use of said information by any third party.

Site Information

Environmental Considerations

51199C0043D

NONE

NO

NO

NO

Waterfront: Storm Surge Category at Printary Structure Location: Flood Zone(s):

Flood Map:

Base Flood Elevation: Resource Protection Area:

Resource Management

200' Watershed Mgt Prot Area Protection Area: 500' Watershed Mgt Prot Area Protection Area:

Aircraft Noise Impact Area: NO

Utilities

Public Water: Public Sewer: Well Water:

Septic Tank:

Y No Data

Ν

Improvements Information

1800 Year Built: Primary Building Square Footage*: 1,594 Stories: 2 Total Rooms:

Bedrooms: Bathroems: 2 4 Fireplaces: Υ Central Heat: Central Air: Υ

HP-ATA Fuel Type:

Other Details Additional Details Construction Building Size Size/Quantity Building Size/Quantity Foundation Type: CRAWL GARDT 2/1.5 U 329 FP/M/2S/2-1 Roof Type: CEDAR SHAK 2 POR SCR 300 360 Exterior Type: WOOD SIDING BASEMENT, 896 FINSH Basement: NONE STOOP Ţ

Ownership History

Owner Name	Date of Transfer	Consideration	Deed	Fair Market Sale
JOHNSON CECIL E ETUX	12/1/1997	\$235,000.00	981 186	No Data
CHESTER SELIG ETUX	2/1/1993	\$228,000.00	706 629	No Data
WEAVER HUGH M ETUX	No Data	\$.00	No Datu	No Data

^{*}May or may not reflect gross living area in entirety. Please contact the Real Estate Assessment Division for clarification at (757) 890-3720.



CHICAGO TITLE JASUBANCE COMPANY

File No.: 97-5461

Policy No.: 47029810600000026

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

- Real estate taxes accruing from the beginning of the first half calendar year 1998 and subsequent semi-annual payments.
- 2. Restrictive covenants appearing of record in Deed Book 357 at page 139, Deed Book 833 at page 231 and Deed Book 335 at page 554 in the Clerk's Office of the Chronit Court for York County, Virginia. NOTE This exception omits any covenant, condition or restriction based on race, color, religion, sex, handicap, familial status or national origin as provided in 42 U.S.C. Section 3604, unless and only to the extent that the covenant (a) is not in violation of state or federal law, (b) is exempt under 42 U.S.C. Section 3607, or (c) relates to a handicap, but does not discriminate against handicapped people.
- Building setback line as shown on recorded plat of subdivision, is as follows: Thirty-five (95) foot front.
- Easement granted to Chesapeake and Potonus Telephone Company by instrument recorded in the aforesaid Clerk's Office in Deed Book 354 at page 475.
- Easement granted to Virginia Electric and Power Company by instrument recorded in the aforesald Clerk's Office in Deed Book 557 at page 249.
- Twenty (20) foot drainage and utility easement, as shown on recorded plat of subdivision, affects
 rear property line.
- 7. Easements or claims of easements not shown by the public records. Encroachments, overlaps, boundary line disputes or other matters which would be disclosed by an accurate survey and inspection of the premises.

ALTA Owner's/Leasehold Owner's Schedule B

CHICAGO TITLE INSURANCE COMPANY

SCHEDULE A

File No.: 97-5461

Policy No.: 470298106000000026

Amount of Insurance: \$235,000.00

Date of Policy: December 1, 1997 at 01:38 P.M.

1. Name of Insured:

CECIL F. JOHNSON and EDITH J. JOHNSON

The estate or interest in the land which is covered by this policy is:

Fee Simple

8. Title to the estate or interest in the band is vested in:

CECIL F. JOHNSON and EDITH J. JOHNSON

4. The land referred to in this policy is described as follows:

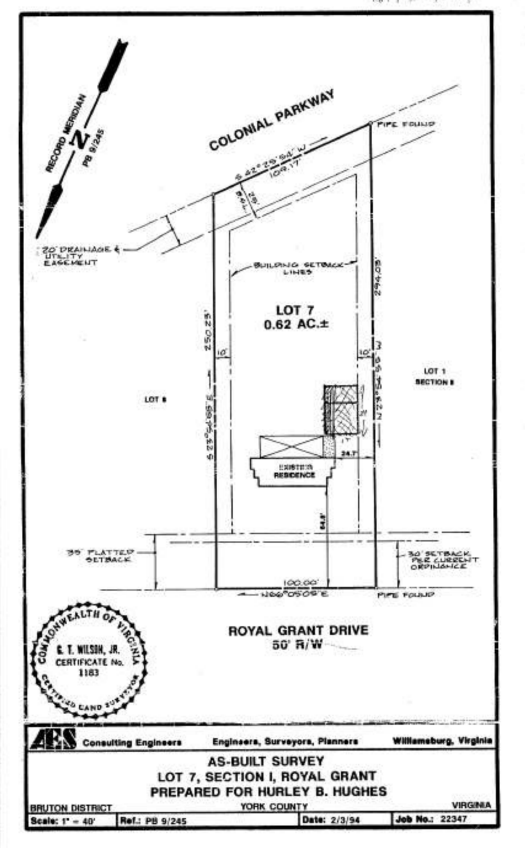
ALL THAT certain lot, piece or parcel of land in Bruton District, York County, Virginia, shown and designated as Lot No. SEVEN (?) on that cartain plat entitled 'ROYAL GRANT SUBDIVISION SECTION ONE, COUNTY OF YORK, VIRGINIA', dated January 8, 1981, made by Paul C. Small, P.E., P.L.S. of AES, a Professional corporation, of record in the Clerk's Office of the Circuit Court for the County of York, Virginia in Plat Book 9, Page 425, to which reference is hereby made.

COPY

Countersigned:

Authorized Officer or Agent.

ALTA Owner's Schedule A



Wood Destroying Insect Inspection Report Notice	ce: Please read important o	consumer information on page 2.
Section I. General Information 157-749-2499 Inspection Company, Address & Phone	Company's Business Lic	c. No. Date of Inspection
PERKINS (EST AND) MOSTURE CONTROL	Address of Property Inspe	9/1/16 pected
980 Union Beginen Ro.	205 ROYAL	L GRANT DRIVE
BLANEAKE, HC. 27926	WILLIAMSB	URG, UA 23185
Inspector's Name, Signature & Certification, Registration, or Lic. #	THE PARTY OF THE P	Structure(s) Inspected DETACLES GARAGE
JOHN DAVID POLKING OFFILE 82670.	-E	MULTIPLE STORY SWELLING
Section II. Inspection Findings This report is indicative of the condition of a guarantee or warranty against latent, concealed, or future infestations or defects. Base inspected:	the above identified structure	re(s) on the date of inspection and is not to be asset.
A. No visible evidence of wood destroying insects was observed. B. Visible evidence of wood destroying insects was observed as follows: 1. Live insects (description and location):		
2. Dead insects, insect parts, frass, shelter tubes, exit holes, or staining (d	Jescription and location):	
3. Visible damage from wood destroying insects was noted as follows (de	escription and location):	
NOTE: This is not a structural damage report. If box B above is checked, it shoup resent. If any questions arise regarding damage indicated by this report, it is reportessional to determine the extent of damage and the need for repairs.	uld be understood that sor recommended that the buy	me degree of damage, including hidden damage, may b yer or any interested parties contact a qualified structure
Yes No It appears that the structure(s) or a portion thereof may h		
The inspecting company can give no assurances with regard to work done by other on treatment and any warranty or service agreement which may be in place.	companies. The company the	at performed the treatment should be contacted for information
Section III. Recommendations No treatment recommended: (Explain if Box B in Section II is checked)		
Recommend treatment for the control of:		
Section IV. Obstructions and Inaccessible Areas The following areas of the structure(s) inspected were obstructed or inaccessible: Basement	3,11,12,13,14,1	15. Standing water 16. Standing water 17. Exterior siding 18. Window well covers 18. Window well covers 18. Window well covers 18. Frankishings 19. Wood pile 19. Wood pile
Section V. Additional Comments and Attachments (these are an inte	graf part of the report)	INVOICE # 335908
Attachments Mosstuke Letoks Deci Armed		
Gignature of Seller(s) or Owner(s) if refinancing. Seller acknowledges that all information regarding W.D.I. infestation, damage, repair, and treatment history has been disclosed to the buyer.	Signature of Buye copy of both page 1 and reported.	er. The undersigned hereby acknowledges receipt of a d page 2 of this report and understands the information
	X	

MOISTURE INSPECTION REPORT

Name and Address of Inspection Company	Address of l	Property.	nspected					
Perkins Pest & Moisture Control	20:	5	ROYAL	6	lAN.	T).	R.	
980 UNION BRANCH RD.	1610	11/4	MSBUK	6	UA			
Corapeake, NC 27926	2	3165						
	Date of Inspection	9/	/16					
BASED ON A CAREFUL INSPECTION OF THE UNDERSTRUCTURE OF THE PROPERTY LE			CESSIBI	Æ AF	EAS ()F THE	Ε	
There is evidence of the presence of w below the floor level of the first main i	,	ying fu	ngi			YES	NO	
There is evidence of the presence of exbelow the floor level of the of the first (If yes, describe under comments)			conditions	;		YES	MO	
At the time of our inspection, there we wooden members below the floor level caused by fungi.						YES	(NO)	
IF ANY DAMAGE IS OBSERVED (AS SHOW	'N ABOVE	E) THA	TDAMA	GE W	ILL (C	HECK	ONE BEL	OW):
Be corrected or has been corrected	by this con	ıpany.						
[] Be corrected by another company, s	see attached	d contra	ct.					
NOT be corrected by this company evaluated by a qualified building ex								
WERE ANY AREAS OF THE UNDERSTRUC' OR INACCESSIBLE? (If yes, describe under co		STRUC	TED	(Y	ES)	NO		
Comments: THERE IS NO	CHAW	_5f	ACE!	10	TH	15_1	WELL 11	YG.
SASEMENT IS ALL LIC	1144 1	48E)	7					and the second s
							elera de la la grada de la constante de la con	
			ngang mangang ang diang di Antonio Pilib				J	
	Sign	natu	e of In	spe	ctor:	A.	21	
This report shall not be valid until the following representatives is signed: THE UNDERSIGNED OWNER(S) OF ACKNOWLEDGE THAT THEY ARE UNAWADIFFICULTIES INVOLVING MOISTURE THIS THAN AS REPORTED ABOVE.	statement of FTHE ABOARE OF AL	of the pr OVE D NY PR	operty ow ESCRIBE EVIOUS 1	vner(s ED IN MOIS) or the SPECT TURE	TED PR	OPERTY I	
DateProperty Owner		1	roperty Ow	ner_				
ACKNOWLEDGEMENT: Purchaser acknowled statements.								
Oate Acknowledged Purchaser'	s Signature	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		·***			and the state of t	

PERKINS PEST & MOISTURE CONTROL 980 UNION BRANCH ROAD CORAPEAKE, NC 27926

PLEASE NOTE THE FOLLOWING DISCLAIMER:

- The inspection covered only the readily accessible areas of the understructure including sills, joists, subflooring, and substructure support timbers that were visible. It was only inspected in those areas that were accessible without difficulty and in areas where moisture conditions were most likely to occur. Inspection was not completed to any area that required the breaking apart, dismantling, or removal of any object, or any portion of the property other than the foundation and the understructure below the floor level of the first main floor.
- 2. This report is not a comprehensive moisture report regarding the entire structure; it only lists the results of the inspection of the understructure described in No. 1 above, and applies only to wood decay fungi (white rot, brown rot, and dry rot) and moisture conditions conducive to the growth of wood decay fungi.
- 3. This property was not inspected for the presence or absence of health related molds or fungi. The inspector performing this inspection is not qualified, authorized, or licensed to inspect for health related molds and/or fungi. No reference will be made to mold or mold like conditions. Should information regarding the presence or absence of health related molds or fungi be desired, it is the responsibility of the property owner to contact the Public Health Department or a Certified Industrial Hygienist. Therefore, this report should not be relied upon in lieu of a complete physical inspection of the entire premises by interested parties or persons.
- 4. The inspection did not include areas that were obstructed or inaccessible during the time of inspection.
- 5. This is not a warranty as to the absence of moisture, nor is it a structural damage report.
- 6. This report contains the condition of the understructure as of the date of inspection. It is not a guarantee against future moisture conditions or damage.
- 7. If moisture or fungi is discovered, it is the sole responsibility of the property owner to establish the need for repair via a licensed building contractor or structural engineer. If no repairs are required, the contractor must submit, in writing, a statement indicating that the damage does not warrant repair.
- 8. This report is not an inspection for infestation or damage from wood destroying insects. Inspection for wood destroying insect infestation or damage is a separate inspection and report.
- 9. This report is not a complete moisture report of the entire structure; it only lists the results of the inspection of the understructure described in No. 1 above. This report should not be relied upon as a physical inspection of the entire premises.
- 10. The procedures used in performing this inspection followed the standard guidelines for moisture inspection as outlined in the National Pest Control Association's Technical Release No. 54009A.

#1

United Country Auction Services is the largest and only organization of auctioneers and real estate professionals in the nation with more than 4,000 professionals and over 700 offices across the United States. With a heritage dating back to 1925, United Country Auction Services is the partner of choice for marketing land, commercial and residential properties, luxury property and asset sales across the country. With performance excellence United Country Auction Services was recognized by the Land Report as the #1 Auction Company in America.

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