

AppraiseSell, LLC

2711 Buford Rd, Suite 316
Richmond, VA 23235
Phone: 804-358-0500
Fax: 804-359-2586

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eBIDLOCAL.com

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Platform

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Auction Property Information Package (PIP)

Sale #1998: Online-Only REAL ESTATE AUCTION

202 Hollymead Ct, Richmond VA 23223

2 Story Split Foyer Home (3BR, 2Bth, 1588±sf, +walkout-Basement) in Henrico County VA

ONLINE AUCTION: Ready to Remodel/Redecorate!

SELLING at or Above \$150,000 Starting Bid*

(Compare Area Properties Sold @ \$275k-\$350k+)

Name Your Price; High Bidder Wins!

Open House Previews

Sunday, Feb 22 2026, 1pm-3pm

Monday, Feb 23 2026, 11am-1pm

2-Day Online Auction Bidding

Starts: Monday, Feb 23 2026, 1:00pm

ENDS: Wednesday, Feb 25 2026, 1:00pm

All Bidding Online Only at:

www.auction.eBIDLOCAL.com

Property Location:

202 Hollymead Ct, Richmond VA 23223



OWNER/INVESTOR OPPORTUNITY: 2 story, 3Br, 2Bth, 1588±sf - ONLINE AUCTION - NAME YOUR PRICE!

It SELLS at a high bid of \$150,000* or more: That's no typo – You can own this home for as little as \$165,000 (*incl 10% Buyer Premium). By order of the Sellers, this property is being auctioned to the highest bidder.... Located at 202 Hollymead Ct in Henrico County, this 2-story split foyer home offers an opportunity to restore and reimagine a property full of potential. Built in 1981, this 2-Story Split-Foyer Home has 1,588 sqft with 3 BRs and 2 BTHs, plus a walk-out unfinished basement offering an additional 768 sqft. The property is in the Highland Springs High, Fairfield Mid & Arthur Ashe Elem school districts. This home is ideal for renovators, investors, or owner-occupants looking for a rewarding project. Don't miss this rare chance to enjoy restoring this property to suit your design & tastes. Area restored homes typically sell in the \$275K-\$350K range. This house is a MUST see! This is a home buyer/Investor's dream property... **BE TOP BIDDER & WIN!**

PIP Table of Contents

Page 1	Auction Property Information Package (PIP)
Page 2	PIP Table of Contents
Page 3	General Property & Auction Overview
Page 5	Property Photographs
Page 16	5-Steps to a Successful Real Estate Auction Experience
Page 17	Bidder Registration & Acknowledgement Form
Page 18	Agent/Broker Participation & Acknowledgement Form
Page 19	Terms and Conditions of Auction Sale
Page 23	Real Estate Contract of Purchase (“Purchase Contract”)
Page 28.....	HOA Resale Packet (if applicable)

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General Property & Auction Overview

Sale #1998: Online-Only REAL ESTATE AUCTION

202 Hollymead Ct, Richmond VA 23223

This 2-Story Split Foyer Home: 3Br, 2Bth, 1588±sf, (& 768±sf Basement) – is now SELLING AT ONLINE AUCTION at or above a high bid of \$150,000* NAME YOUR PRICE! You can own this home for as little as \$165,000 (*incl 10% Buyer Premium). By order of the Sellers, this property is being auctioned to the highest bidder.... Located on a quiet cul-de-sac at 202 Hollymead Court in Henrico County in the Tiffany Meadows Subdivision, this 2-story split foyer home offers a rare opportunity to restore and reimagine a property full of potential. Built in 1981 and offered for sale by its original owner, the home sits on a .25-acre lot with mature trees that provide shade and privacy. Inside, you'll find 1,588 square feet of living space featuring 3 bedrooms and 2 full bathrooms, plus a walk-out unfinished basement offering an additional 768 square feet ready for future expansion or customization. The property is located within the Highland Springs High, Fairfield Middle & Arthur Ashe Elementary school districts. While the home does require TLC and updating, it presents an excellent opportunity for buyers with vision to bring it back to its former charm and create a personalized living space or investment. With solid bones, generous square footage, and a desirable Henrico location, this home is ideal for renovators, investors, or owner-occupants looking for a rewarding project. Don't miss this great chance to enjoy restoring this property to suit your design & tastes. Area restored homes typically sell in the \$275K-\$350K range. This house is a MUST see! This is a rare home buyer/Investor's dream property... **BE TOP BIDDER & WIN!**

Any and all questions regarding this property or the auction process should be directed to Nat Cross: **804-512-9714**

Property Features Include:

2 story split foyer home with 3 Bedrooms, 2 Baths, 1588±sf, (+unfinished Bsmt) in Highland Springs, Henrico County VA
This Property is ready to restore & renovate for the next family and is well suited as an Investment property.
Near Taylor Farm Park, The Shops at White Oak Village, Convenient to Richmond International Airport.
(Comparable Restored Area Homes typically sell in the \$275k-\$350k+ range)
Schools: Highland Springs, Fairfield Middle, Arthur Ashe Elementary
(PID#: 814-728-0414, Legal Description: TIFFANY MEADOWS SC A BL D LT 25 8 A2 53, Henrico County VA)

Auction Dates/Times:

OPEN HOUSE PREVIEW #1: Sunday – 2/22/26 – 1pm to 3pm

OPEN HOUSE PREVIEW #2: Monday – 2/23/26 – 11am to 1pm

Bidder/Agent/Broker Registration Forms due by: 5:00pm Tuesday 2/24/26

2-DAY ONLINE AUCTION BIDDING STARTS: Monday – 2/23/26 – 1:00pm EST (**Bidding Starts at just \$150,000***)

2-DAY ONLINE AUCTION **BIDDING ENDS**: Wednesday – 2/25/26 - Beginning 1:01pm (ALL BIDDING ONLINE ONLY)

Auction Summary:

SELLS AT OR ABOVE \$165,000 PURCHASE CONTRACT* (Well below area comps of \$275k-\$350k+)

BROKER CO-OP: 2% Broker Co-op (See Broker Participation Form or call 804-358-0500 ext.9)

DEPOSIT: 10% Deposit (cash or wire transfer) due 2 business days after bidding ends

TITLE: Marketable/Insurable Title; All Taxes Current; Special Warranty Deed

CLOSING: All cash closing in **30 days** following auction (**by Mar 27, 2026**)

*Winning Bid + 10% Buyer's Premium = Purchase Contract Price

BIDDER REGISTRATION: Bidder Registration Form is on Pg-17

AGENT/BROKER PARTICIPATION: Co-Op Form is on Pg-18

Notice: All Prospective Bidders/Purchasers

Information: All information contained in this and other announcements, notices and advertisements was obtained from sources believed to be accurate. However, no warranty or guarantee, expressed or implied, is intended or made. Neither the Auctioneer, Auction Company, Staff/Employees, Agents/Brokers, Affiliates nor Sellers make or has made any representation or warranty with respect to the accuracy, correctness, completeness, content nor meaning of the information contained herein, nor shall they be liable for any errors or the correctness of information. All information, announcements, notices, terms and conditions are subject to change at any time, before & during the auction and will take precedence over any previous property information or printed terms of sale. Items may be added or deleted.

Property: The property and improvements are being sold “as-is, where-is, with all faults, known and unknown”, without representation or warranty of any kind, including any representations regarding environmental conditions affecting the property. The property shall be sold free and clear of liens, but subject to conditions, restrictions, easements, rights-of-way and reservations, if any, of record; and subject to the rights, if any, of tenants-in-possession, under law. All potential Bidders/Purchasers understand and agree that any inspection, investigation or examination of the property remains in control of the Seller or other parties in possession and their agents until closing. The property is offered for sale to qualified Bidders/Purchasers without regard to race, color, religion, sex, marital status or national origin.

Responsibility: All prospective Bidders/Purchasers are responsible for their own due diligence and should independently investigate and verify all information, including any assumptions on which any bid is based prior to bidding. Any decision to bid/purchase or not to bid/purchase is the sole and independent business decision of the potential Bidder/Purchaser. By participation, any Bidder/Purchaser agrees that no recourse or cause of action shall be brought against the Auctioneer, Auction Company, Staff/Employees, Agents/Brokers, Affiliates nor Sellers should Bidder/Purchaser become dissatisfied with its decision, whatever it may be, now or at any future time/date.

For more information, see:

Terms & Conditions of Auction Sale

Real Estate Contract of Purchase

Auctioneer: David Staples (VAL#1328)

Auction Firm: eBIDLOCAL.com (VAF#777)

Co-Listing Realty Agent for this Property/Seller:

Maurice Stover, c. 804-937-5324, askmaurice@gmail.com (Lic# 0225147215)

Samson Companies, LLC – o. 804-430-9410 (Lic. # 0226021529)

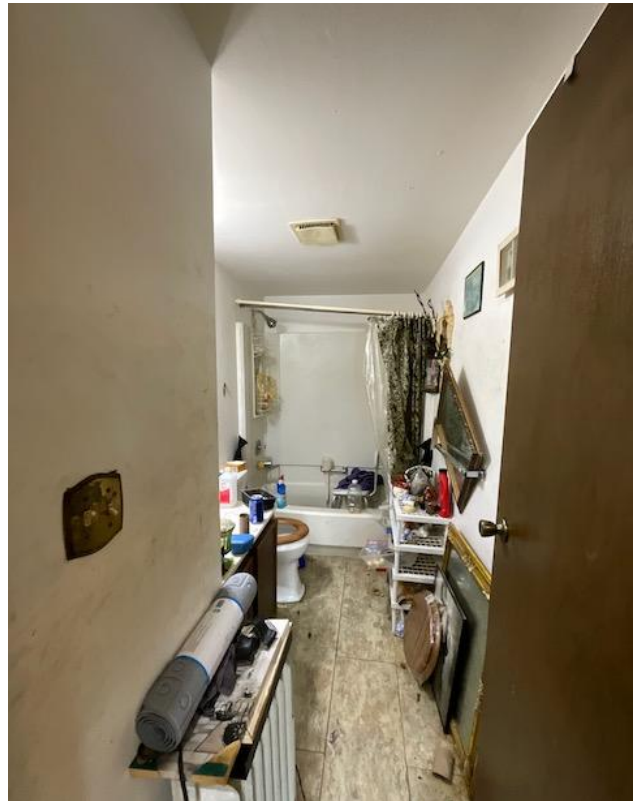
2101 Libbie Lake East St, Suite 145, Richmond, VA 23230

Property Photographs



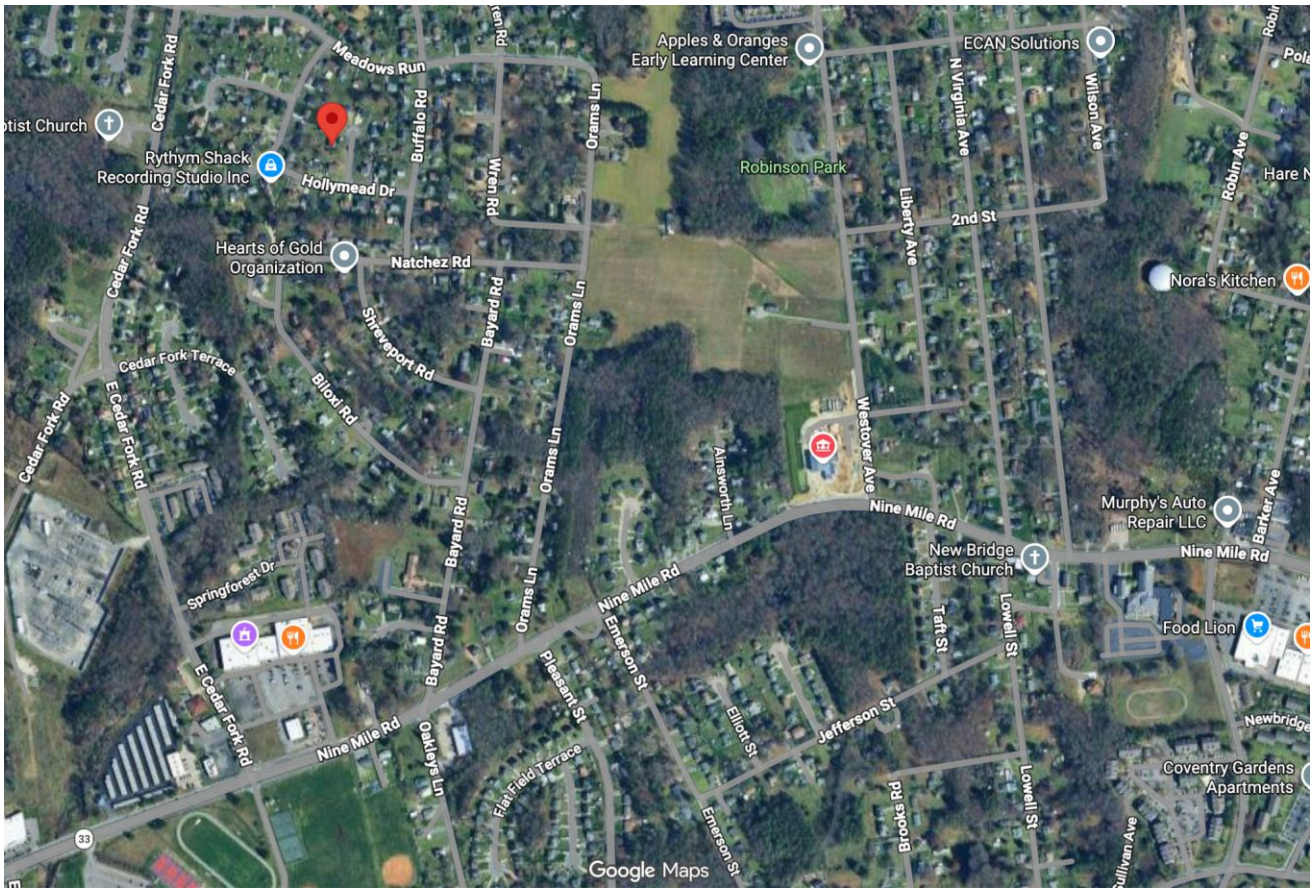
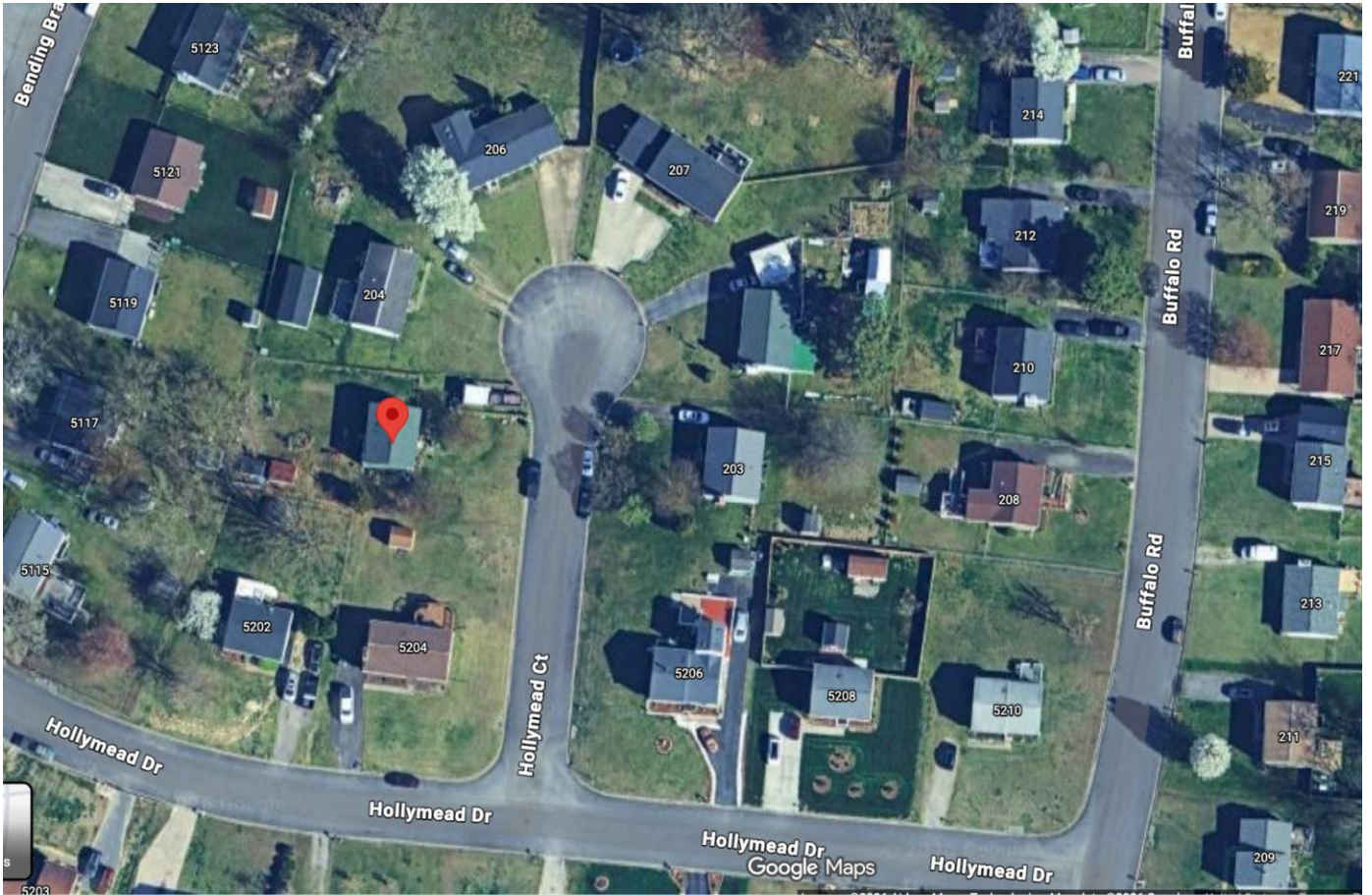


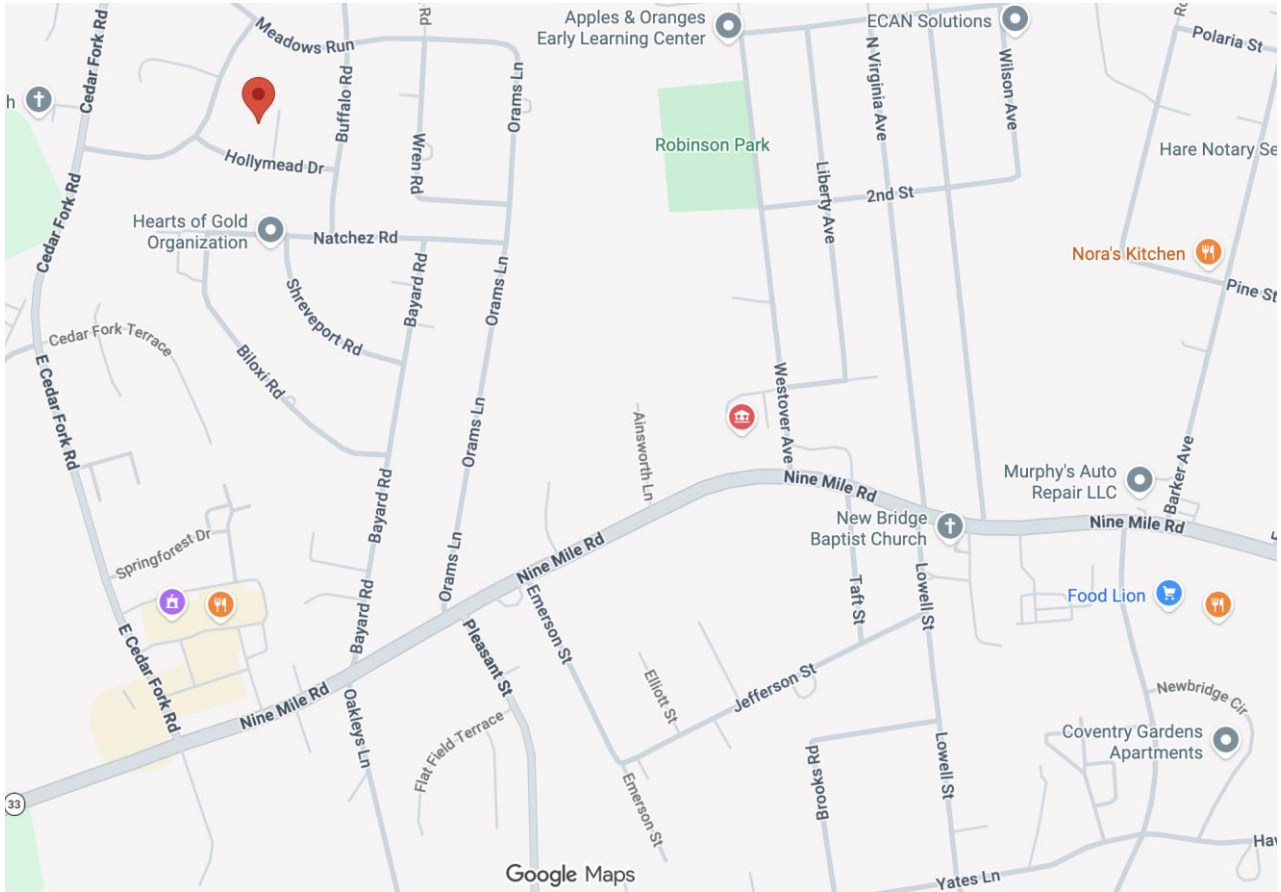
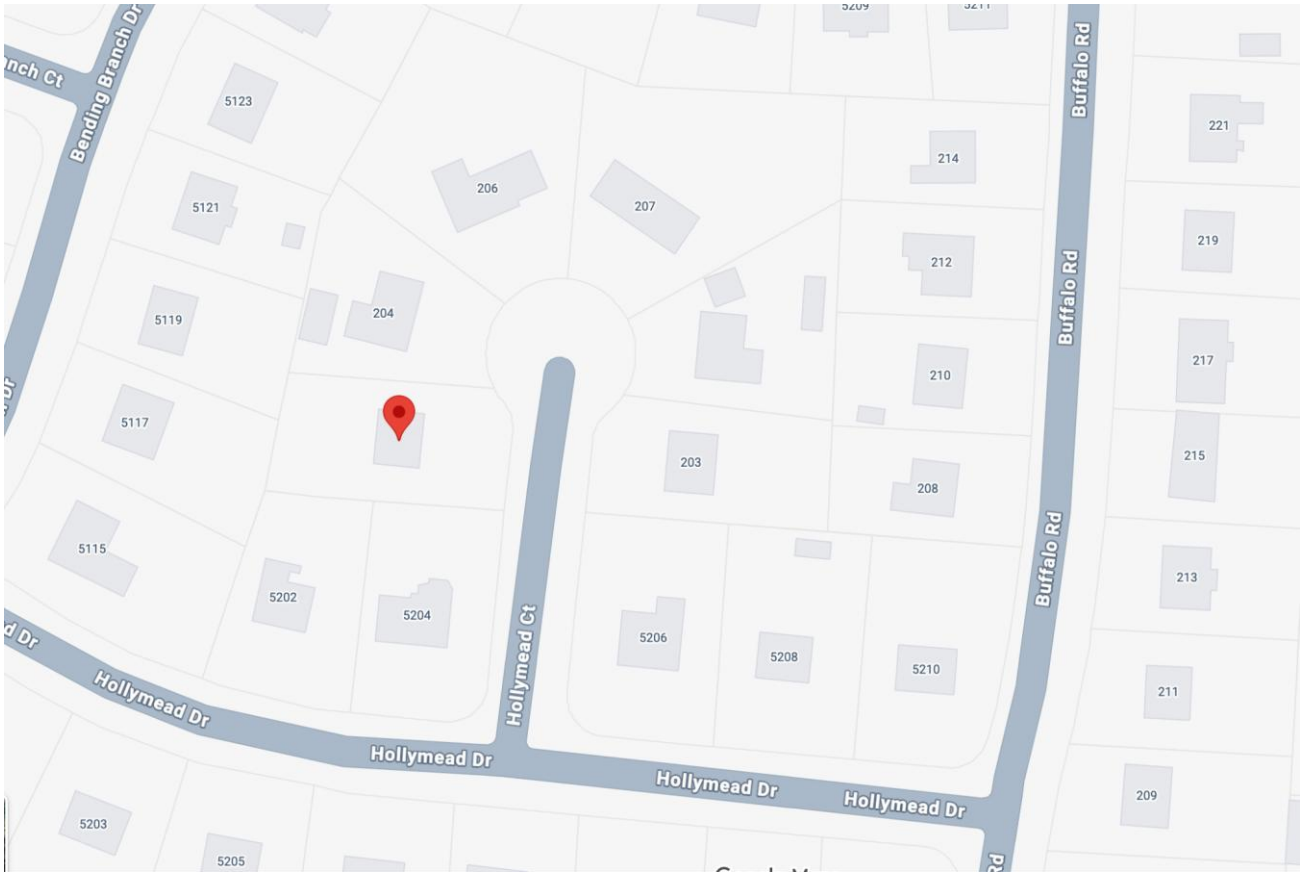













202 Hollymead Ct, Richmond, VA 23223, Henrico County

APN: 814-728-0414 CLIP: 4695191797

	Beds	Full Baths	Half Baths	Sale Price	Sale Date
	3	2	N/A	N/A	02/1998
	Bldg Sq Ft	Lot Sq Ft	Yr Built	Type	
	1,588	10,970	1981	N/A	

OWNER INFORMATION			
Owner Name	Smith Arlene M	Mailing Zip	23223
Owner Name 2	Smith Edward L	Mailing Zip - 4 Code	3354
Mailing Address	202 Hollymead Ct	Owner Occupied	Yes
Mailing City & State	Richmond, VA		

COMMUNITY INSIGHTS			
Median Home Value	\$278,033	School District	HENRICO COUNTY PUBLIC SCHOOLS
Median Home Value Rating	4 / 10	Family Friendly Score	44 / 100
Total Crime Risk Score (for the neighborhood, relative to the nation)	51 / 100	Walkable Score	39 / 100
Total Incidents (1 yr)	48	Q1 Home Price Forecast	\$284,772
Standardized Test Rank	22 / 100	Last 2 Yr Home Appreciation	6%

LOCATION INFORMATION			
Municipality	Henrico	Carrier Route	C027
MLS Area	42	Zoning	R4
Magisterial	Varina	Census Tract	2012.03
Subdivision	Tiffany Meadows	Most Hazardous Flood Zone	X
Zip Code	23223	Flood Zone Panel	51087C0161D

TAX INFORMATION			
PID	814-728-0414	% Improved	79%
Old Map #	0141-01-00000D-000025-7	Block	D
Parcel ID	8147280414	Lot	25
Legal Description	TIFFANY MEADOWS SC A BL D LT 25 8 A2 53		

ASSESSMENT & TAX			
Assessment Year	2025	2024	2023
Assessed Value - Total	\$214,600	\$188,300	\$185,500
Assessed Value - Land	\$46,000	\$42,000	\$42,000
Assessed Value - Improved	\$168,600	\$146,300	\$143,500
Market Value - Total	\$214,600	\$188,300	\$185,500
Market Value - Land	\$46,000	\$42,000	\$42,000
Market Value - Improved	\$168,600	\$146,300	\$143,500
YOY Assessed Change (%)	13.97%	1.51%	
YOY Assessed Change (\$)	\$26,300	\$2,800	

CHARACTERISTICS			
Lot Acres	0.2518	Total Rooms	7
Lot Sq Ft	10,970	Bedrooms	3
Land Use - County	Res-Subd(1 Fam)	Baths - Total	2
Style	Split Foyer	Baths - Full	2
Stories	2	Cooling Type	Central
Year Built	1981	Heat Type	Heat Pump
Effective Year Built	1981	Roof Material	Composition Shingle
Bldg Area - Finished Sq Ft	1,588	Exterior	Aluminum/Vinyl
Bldg Area - Total Sq Ft	1,588	Floor Cover	Carpet
Bldg Area - Main Floor Sq Ft	768	Water	Type Unknown
Bldg Area - Above Grade Sq Ft	820	Sewer	Type Unknown
Basement Sq Ft	768	Condition	Poor
Basement - Finished Sq Ft	768	Quality	Average
Basement Type	Walk Out		

FEATURES			

Building Description	Building Size
1st Fl Finished	768
Basement Finished	768
Overhang	52

SELL SCORE			
Rating	Moderate	Value As Of	2026-01-11 06:32:58
Sell Score	554		

ESTIMATED VALUE			
RealAVM™	\$259,900	Confidence Score	72
RealAVM™ Range	\$227,600 - \$292,200	Forecast Standard Deviation	12
Value As Of	12/29/2025		

(1) RealAVM™ is a CoreLogic® derived value and should not be used in lieu of an appraisal.

(2) The Confidence Score is a measure of the extent to which sales data, property information, and comparable sales support the property valuation analysis process. The confidence score range is 50 - 100. Clear and consistent quality and quantity of data drive higher confidence scores while lower confidence scores indicate diversity in data, lower quality and quantity of data, and/or limited similarity of the subject property to comparable sales.

(3) The FSD denotes confidence in an AVM estimate and uses a consistent scale and meaning to generate a standardized confidence metric. The FSD is a statistic that measures the likely range or dispersion an AVM estimate will fall within, based on the consistency of the information available to the AVM at the time of estimation. The FSD can be used to create confidence that the true value has a statistical degree of certainty.

RENTAL TRENDS			
Estimated Value	1897	Estimated Value Low	1636
Estimated Value High	2158	Forecast Standard Deviation (FSD)	0.14

(1) Rental Trends is a CoreLogic® derived value and should be used for informational purposes only. Rental Trends is not intended to provide recommendations regarding rental prices, lease renewal terms, or occupancy levels to landlords.

(2) The FSD denotes confidence in a Rental Trends estimate and uses a consistent scale and meaning to generate a standardized confidence metric. The FSD is a statistic that measures the likely range or dispersion a Rental Trends estimate will fall within, based on the consistency of the information available at the time of estimation. The FSD can be used to create confidence that the displayed value has a statistical degree of certainty.

LAST MARKET SALE & SALES HISTORY			
Settle Date	02/1998	Document Number	2779-624
Owner Name	Smith Arlene M	Deed Type	Deed (Reg)
Owner Name 2	Smith Edward L		

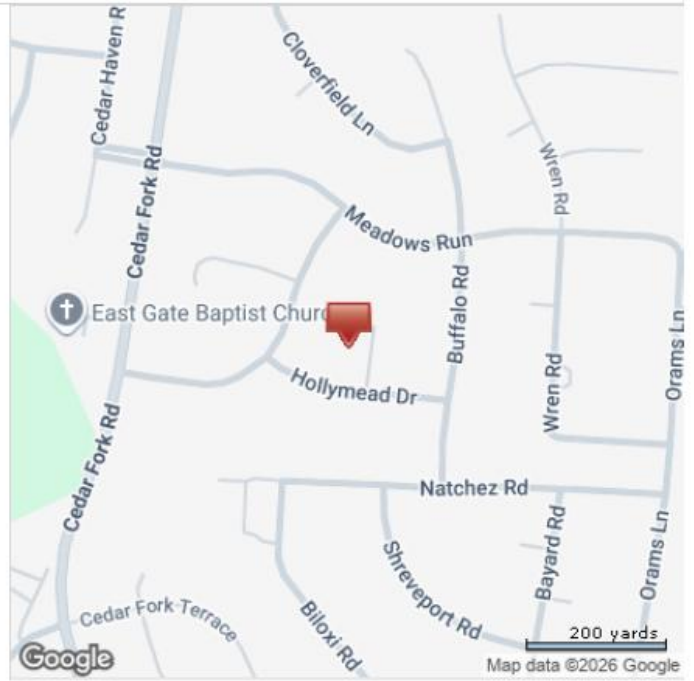
Recording Date		06/1981
Sale/Settlement Date	02/1998	06/1981
Sale Price		\$43,900
Buyer Name	Smith Arlene Miller	
Document Number	2779-624	1832-1315
Document Type	Deed (Reg)	Deed (Reg)

MORTGAGE HISTORY				
Mortgage Date	02/23/2006	12/14/2004	02/26/2004	07/29/2003
Mortgage Amount	\$30,000	\$95,500	\$20,564	\$61,500
Mortgage Lender	First Advantage	First Advantage Fcu	Citifinancial Inc/Md	First Advantage Fcu
Mortgage Term	15	30	15	15
Mortgage Term	Years	Years	Years	Years
Mortgage Int Rate		6		5.5
Mortgage Int Rate Type		Adjustable Int Rate Loan		Adjustable Int Rate Loan
Mortgage Purpose	Refi	Refi	Refi	Refi
Mortgage Type	Conventional	Conventional	Conventional	Conventional
Mortgage Doc #	4070-2207	3790-1347	3622-2075	3503-1229

PROPERTY MAP



*Lot Dimensions are Estimated



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5-Steps to a Successful Real Estate Auction Experience

1. Register (Both A & B are required)

(A) Register Online for your eBIDLOCAL.com private Bidder#

Go to: auction.eBIDLOCAL.com - click "Login/Register" (top of any page)

Begin: 01-Registration, 02-Verification (email), 03-Finish (provide info & agree)

Note: credit card will be validated prior to real estate auction bidding approval

(B) Send in your "Bidder Registration & Acknowledgement Form"

Print Bidder form found on next page in Property Information Package (PIP)

Fill-in, sign, and send to our office (e. info@ebidlocal.com, f: 804-359-2586)

(If registering with Agent/Broker, have them sign/send the Broker Form too)

Please read all Terms & Conditions thoroughly, it's important to know how this works

2. Inspect

Attend the Open House Previews (Agents/Brokers/Inspectors/Contractors welcome)

Download the PIP, read & understand all documents, perform due diligence

Ask any questions you need to make your own value determination

3. Bid & Win

When **2-Day Auction** opens for bidding, watch & bid your level of interest

Remember, most bidding activity occurs last minute on auction ending day

Note: Any bid placed in last 4 minutes creates new ending time 4 minutes later

Be the successful winning High Bidder; Don't let this one get away!

4. Deposit & Sign

Winning High Bid + 10% Buyer Premium = Purchase Contract Price

Remit 10% Non-Refundable Deposit (of Purchase Contract Price)

(Must be paid by bank wire transfer; ACH not accepted)

Sign Purchase Contract (we'll send documents electronically)

(All deposits & signed purchase contract due within 48 hours)

5. Close

Select your closing Attorney/Agent (or ours)

Regular follow-up to ensure timely closing

Arrange funds to agent funds for closing

Questions? Call Nat Cross: 804-512-9714

**ENJOY YOUR NEW PROPERTY OWNERSHIP
AT A FAIR & COMPETITIVE AUCTION PRICE**

Please call us if you know someone we can help sell: eBIDLOCAL.com - 804-358-0500

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Bidder Registration & Acknowledgement Form

Sale #1998, Property: 202 Hollymead Ct, Richmond VA 23223

Bidder/Buyer Name(s): _____ eBIDLOCAL.com Bidder #: _____

On Behalf of Entity (Optional) _____

Mailing Address: _____ City, ST, Zip: _____

Phone: _____ Cell: _____ Email: _____

Today's Time/Day/Date is: _____ Time, _____ Day, _____ / _____ / 2026 Date

I hereby authorize: eBIDLOCAL.com to approve me as a Registered Bidder for this online Real Estate Auction, and to enter the following Opening and/or Maximum Bids (if any) on my behalf in the online bidding system. I understand all bids are entered on a first-come, first-entered basis, and any prior received bids at or above my bids indicated below may supersede my bid.

Opening Bid* of: \$ _____, and/or a

Maximum Bid* of: \$ _____ (Optional), for the above listed Property.

(*Note: Bid price does NOT include 10% Buyer's Premium)

(Note: Either, or both, of the above numbers can be \$0.00 if Bidder wishes to do all bidding online on their own after being approved, however no bid amount will be accepted, placed or entered that is below the minimum stated starting/opening bid online.)

This Registration Form must be filled out and submitted prior to a Bidder being accepted to participate in the Online Bidding process. (Bidders must also be registered on the eBIDLOCAL.com website to be supplied a Bidder # and private password with which to bid.) Bidder understands they are not required to place an Opening Bid amount (it can be \$0.00) to register. In the event of a tie opening bid, the earlier of the bids received shall prevail. Bidder understands their optional Maximum Bid, if any, will be entered and compete automatically against all other bids only to the extent required to remain the high bidder, based upon the increments involved at that price level, or until surpassed by another higher bid. Bidder understands any/all further bidding, other than that authorized above on this Bidder Registration Form, must be performed directly by the Bidder their self via active online bidding participation in the Auction.

I/Bidder(s) understand and hereby agree (i) to the Terms & Conditions of Auction Sale for this Property, (ii) if declared the final and winning high Bidder agree to sign the required Real Estate Contract of Purchase, (iii) to remit all required non-refundable deposit funds in cash or wire transfer within 48 hours (2 business days) of conclusion of auction, and (iv) hereby authorize the Auctioneer (and my registered Broker/Agent, if applicable) to enter this Opening Bid (and Maximum Bid, if stated above) on my behalf.

Registered Bidder Signature Authorization

Auctioneer Receipt Acknowledgement

Date/Time

This signed Bidder Registration Form must be received in our office no later than 5:00pm THE DAY BEFORE the Auction End Date, either by email to: info@ebidlocal.com, or by fax to: 804-359-2586.

Note: If Bidder is **not** being Registered with a Broker, this Bidder Registration Form may be sent in by itself. If a Bidder **is** being Registered with a Broker, both Bidder Form and Broker Form must be sent in together.

Questions? Call Nat Cross: 804-512-9714

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Agent/Broker Participation & Acknowledgement Form

Sale #1998, Property: 202 Hollymead Ct, Richmond VA 23223

Name of Agent/Broker: _____

Name of Company: _____

Phone Number & Email Address: _____

Bidder/Buyer Name: _____

Bidder Contact Info: _____

Broker Participation Commission: A licensed Broker/Agent has an opportunity to earn a 2% Commission of the final winning high bid price (not including 10% Buyer’s Premium), if the Broker properly registers a Bidder who places the final winning high bid, and such Bidder successfully pays for and closes on the property (including all closing costs). Such Broker Commission shall qualify and be applied at closing based upon the following:

- Your commission shall be **2% of the final winning High Bid** placed by your properly registered bidder

Broker acknowledges the purpose of this Commission is to promote the reasonable development of a market value opinion for this property, working in conjunction with a Bidder, and to encourage the authorized placement of an Opening Bid as closely relevant as possible to that determination of value.

Broker understands their Bidder is not required to place an Opening Bid (it can be \$0.00), and in the event of a tie opening bid, the earlier of the opening bids received shall prevail. Broker understands any optional Maximum Bid placed by their Bidder will be entered and compete against all other interested parties only to the extent required to remain the high bidder, based upon the bidding increments set by the Auctioneer at that price level. Broker understands any/all further bidding, other than that authorized on this Bidder Registration Form, must be actively performed by the Bidder themselves in the Auction.

Brokers/Agents acting as principals or employees, affiliates or immediate family members are not eligible for this commission. Broker agrees that if commissions are reduced due to negotiations between Bidder/Buyer and Seller, the commission of all Brokers/Agents shall be reduced proportionately to their participation in the total commission. Broker agrees to indemnify and hold harmless Auctioneer, including any reasonable attorney’s fees, from any and all claims with regard to such commission. If Auctioneer is required to litigate to collect the commission, reasonable attorney’s fees and costs shall be deducted from the gross commission and the balance shall be divided proportionately. No oral registrations will be accepted or qualify Broker for commission.

Agent/Broker Signature: _____ Date _____

Real Estate License No: _____

I/Bidder agree that the above named Agent/Broker is authorized to register me to bid in this real estate transaction, and that Auctioneer and any/all other Agents/Brokers involved in this transaction are representing the Seller.

Bidder’s Signature: _____ Bidder# _____ Date _____

All signed Agent/Broker and Bidder Forms must be received in our office no later than 5:00pm THE DAY BEFORE the Auction End Date, either by email to: info@ebidlocal.com, or by fax to: 804-359-2586.

Note: If a Bidder is being Registered with a Broker, both Bidder Form and Broker Form must be sent in together.

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Terms and Conditions of Auction Sale

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Terms and Conditions: The below stated Terms and Conditions of Auction Sale (the "Auction T&C") apply to all online real estate auctions conducted by Appraise Sell LLC d/b/a eBIDLOCAL.com (the "Auctioneer"). All participants (the "Bidders"), by participating in this auction, agree to and acknowledge that they have read and understand all the Auction T&C prior to bidding. The term "Purchaser" refers to the successful high bidder of this auction. The property or properties being sold in this auction is owned by one or more parties referred to in these Auction T&C as the "Seller". The reference to "Auctioneer" includes the licensed Auctioneer, all the Auctioneer's officers, directors, employees, staff, principals, agents/brokers, affiliates and other representatives.

Timed Online Auctions: The Auctioneer is conducting this auction as a Timed Online Auction, with all bidding required to take place at the following online auction website: www.eBIDLOCAL.com.

Bidder Registration and Verification: To bid in this auction, Bidders will be required to register at the eBIDLOCAL.com website. In order to register for this auction, prospective Bidders must be 18 years of age or older, and are subject to verification through valid credit card information, or other method as determined by the Auctioneer in its sole discretion, and as provided by Bidders in the registration process. Auctioneer, in its sole and absolute discretion, may determine eligibility of Bidder based on the Auctioneer's previous, or lack of experience with registering Bidder. Bidder understands Auctioneer will use third-party services or other methods or processes to verify that Bidder's registration information is valid and Bidder's credit card has available credit. After proper online registration, including setting your own private password, you will be emailed your Bidder number that shall be used for all bidding.

Opening Bid Agreement Form: In addition to registering online at the Auctioneer's website and obtaining a Bidder number to be used during this auction, all Bidders must submit a signed Opening Bid Agreement (form available on Auctioneer's website, that may be updated from time to time at Auctioneer's sole discretion). When the Auctioneer has received your Opening Bid Agreement, and approved it, you will receive an email notification that you have been approved for bidding. If we are unable to verify your credit card and/or verification (as set forth above), you will have no rights to bid at this auction, and your registration will be deemed to be not accepted and/or terminated or extinguished without notice. In addition, bidding rights are not absolute, and all registrations, even if successfully verified by credit card as described above, are subject to manual verification at any time, and from time to time, by the Auctioneer in its sole and absolute discretion, we may suspend or terminate your registration for this auction at any time, and for any and all reasons or for no reason, at our sole discretion. We will notify you by email if your approval to bid at this auction has been terminated or suspended.

Agency: All Bidders agree the Auctioneer and any/all commissioned Agents/Brokers, including any Bidder Registered Brokers, are representing the Seller exclusively in this auction transaction. The Auctioneer does not own the property being sold in this auction.

Bidder's Due Diligence: It is a Bidder's responsibility to obtain and read any and all information made available on the eBIDLOCAL.com website relating to this auction(s) and the respective property being sold at said auction(s), and/or to do any other independent due diligence it deems necessary and proper. By bidding, all Bidders acknowledge and represent that they have done so. In addition, all Bidders also acknowledge, consent and agree that the property pursuant to this auction is being sold on an "As-Is, Where-Is" basis, and Bidder accepts the property in its "As-Is, Where-Is" condition, with no representations or warranties of any kind, expressed or implied, by the Seller and/or the Auctioneer. Any information obtained through the eBIDLOCAL.com website, or directly or indirectly from the Auctioneer and/or the Seller is being presented to the best of the Auctioneer's and/or the Seller's actual knowledge, absent any independent verification, which independent verification is specifically disclaimed. However, Bidders have the right, and are encouraged, prior to bidding, to physically inspect the property, to review any documents relating to the property, and to assess the accuracy and completeness of the information contained in those documents, to seek independent verification through professional advisors of their choosing, and to independently verify and confirm any assumptions, estimates, or projections relating thereto, none of which are a guaranty of any kind, all of which are disclaimed as the property is being sold "As-Is, Where-Is" with no representations or warranties of any kind, expressed or implied by the Seller and/or the Auctioneer. By bidding, or deciding to bid, Bidders acknowledge and warrant that they have relied exclusively upon their own investigation and determinations and/or the advice of their own professional advisors, and expressly represent that they have not in any way relied upon any information, whether by oral, written or electronic documents or communications, or otherwise, provided by the Seller or Auctioneer or Auctioneer's website.

No Conditions / No Contingencies: By participating, and without limiting the generality of the foregoing, Bidders acknowledge and agree

that the completion of the sale following conclusion of the auction (i) is not subject to any financing contingency of any sort; (ii) is not contingent upon any inspection of any sort or verification of any such information, and the Bidding Closing Date/Time (as defined below) will not be extended in order to permit time for any such review, inspection or verification; (iii) is not subject to any other contingency of any sort; (iv) that neither the Seller nor the Auctioneer nor any agent/broker participating in this auction transaction shall have any liability for any relief, including damages of any kind, rescission or reformation of the Purchase Contract (as defined below) or adjustment to its terms based upon any failure of the property to conform to any description contained on the Auctioneer's website, or by any oral, written or electronic documents or communications with the Auctioneer or the Seller, or to any expectation or to any standard that Bidder may have in relation to or in connection with the property or the auction process; and (v) TIME IS OF THE ESSENCE concerning payment of any monies due, to include any deposits or earnest money and concerning the Closing Date/Time. By registering to bid and/or bidding in this auction, Bidders represent and warrant that they have conducted all necessary investigations, and are placing any bids in reliance solely upon Bidder's own independent investigation or verification of material facts concerning the sale and the suitability of the property for their intended use if they are the successful winning high Bidder.

Bidding Ending Date/Time: This auction is a timed online auction event, with bidding scheduled to start and end for this particular auction at the times set forth on the eBIDLOCAL.com website. Unless otherwise noted, all time references on the eBIDLOCAL.com website are shown in Eastern Standard Time. If a Bidder is in a different time zone, it is a Bidder's responsibility to convert to Bidder's local time, should it be necessary. It is a Bidder's responsibility to check the eBIDLOCAL.com website periodically and carefully to remain aware of the scheduled starting and ending times. *(Note: The hours and minutes remaining, shown on auction closing day, are a static feature and you must periodically click "refresh" to update the actual time remaining.)*

Extended Bidding Time: This auction utilizes a dynamic closing feature that automatically extends the bidding on any item when a bid is made in the final "X" minutes of that item's scheduled closing time, and will automatically extend again for each subsequent bid placed until there are "X" minutes of inactivity. For example, if "X" is set at 4 minutes and the bidding is scheduled to close at 10:01 AM, and a bid is placed at 9:59 AM, the bidding will be extended until 10:03 AM. ("X" will be set at the sole and absolute discretion of the Auctioneer and may be fewer or more than 4 minutes.) Because of the possibility of extended bidding time, Bidders should continue to monitor and participate in the auction until the online bidding has ended, and the auction has closed.

Bidder Responsibility: Bidders must exercise care in entering and reviewing their bids prior to submission, and will be responsible for any/all bids placed under the Bidder's approved Bidder number. Once a bid is entered and recorded online, it shall be final on behalf of the registered Bidder and may not be modified, retracted or rescinded in whole or in part under any circumstance.

Bid Increments: The Auctioneer has sole discretion to set, change or modify the required bid increments at any and all times during the auction. (See "Increments" on website; eBIDLOCAL.com) The Auctioneer and Auctioneer's website also provides the opportunity for Bidders to submit a maximum bid amount ("Your Maximum") and to direct the website to automatically bid on such Bidder's behalf in scheduled increments, to be set by the Auctioneer, until Your Maximum is reached. In the event of a tie maximum bid, the first entered maximum bid will prevail. Should any dispute arise among competitive Bidders with regard to the identity or amount of the high bid, the Auctioneer, in Auctioneer's sole discretion, reserves the right to either (i) reopen bidding on the property; or (ii) designate one of the Bidders as the winning high Bidder thereby concluding the auction. All decisions by the Auctioneer shall be final.

Technical Problems: Auctioneer has made good faith and reasonable efforts to provide a reliable online bidding platform for this auction. Bidders recognize and acknowledge, however, that technical problems with hardware, software, or internet connectivity, as well as human errors, or acts of god, may arise and may affect, without limitation, the website, our online bidding platform and process, your or our internet service and access, and your connection to this auction's bidding platform and process. Bidders further recognize and acknowledge that these and other technical problems may develop at any time and with or without notice. Bidders hereby agree to hold harmless the Auctioneer and the Seller for any such technical problems, and acknowledge that they have no absolute or other right to be able to bid on this auction in the event of any such technical problems. Bidders further acknowledge and agree that in the event of any such technical problems, Auctioneer reserves the right, in Auctioneer's sole discretion, to cancel or postpone the auction and/or extend the bidding time for this auction and/or relist the property for auction at some future time, and that Auctioneer's decision with regard to any such actions is and shall be final.

Additional Terms and Conditions: The Auctioneer may provide Additional Terms and Conditions ("Additional T&C") that are specific to this auction and/or the property or properties being sold at this auction. Additional Terms and Conditions may include, but are not limited to, provisions such as: starting and ending times, extended bidding time, bid increments, deposit, and settlement date.

Bidding Deposit: The Auctioneer may require a bidding deposit before a Bidder may bid. Such deposit may be required in the form of a credit card authorization or actual funds transfer, which the Auctioneer may hold until the completion of bidding and for a reasonable period of time following the auction conclusion to allow for the release of any such deposit and/or the return of any such funds.

Buyer's Premium: All Bidders understand and agree that a 10% Buyer's Premium ("Buyer's Premium") is in effect for this auction and will be added to the final high bid to arrive at, and which becomes part of the total Purchase Contract price which must be paid by the successful high Bidder at Closing Settlement. *(Example: If the final high bid is \$200,000, a Buyer's Premium of \$20,000 will be added to arrive at a total Purchase Contract price of \$220,000.)*

Earnest Money Deposit: Upon completion of the bidding process, the successful high bidder will be required to pay over an earnest money deposit by bank wire transfer an amount equal to **10% of the total Purchase Contract price, or \$15,000, whichever is greater**, within 2 business days following the Auction ending date (or other such time as may be specified by Auctioneer) to be held in the Auctioneer's or designated agent's escrow account. Wire transfer routing instructions will be supplied by the Auctioneer following the conclusion of the Auction. *(Example: If the total Purchase Contract price is \$220,000, an Earnest Money Deposit of \$22,000 would be immediately due by wired funds transfer, leaving a balance due at closing of \$198,000.)*

Purchase Contract†: The successful high Bidder will be required to sign a Real Estate Contract of Purchase document, (the "Purchase Contract") and other necessary documents in a form designated by the Auctioneer. The Purchase Contract shall be signed by Bidder within 48 hours following the close of the auction, unless otherwise specified by Auctioneer. The Purchase Contract terms are expressly non-negotiable and the Purchase Contract, unless specifically permitted by the Purchase Contract or expressly agreed upon in writing by the Seller or Auctioneer in their sole discretion, must be signed in the name of the Bidder and may not be assigned to any other person or party. The Purchase Contract shall set forth the terms and conditions specific to this sale, including the Closing Settlement Date by which the Bidder's purchase of the property must be completed with TIME BEING OF THE ESSENCE. Auctioneer retains the right to require additional documents to be signed by Bidder, should the Auctioneer, in its sole discretion, determine them necessary. Some or all of these documents are available for review or download on the eBIDLOCAL.com website or may be obtained from the Auctioneer, and it is a Bidder's responsibility to obtain, read, and understand the provisions of any/all such documents before bidding in this auction. The obligations of the Seller to the successful high Bidder are exclusively those as set forth in the Purchase Contract.

Closing and Settlement†: TIME IS OF THE ESSENCE; All sales must close within the specified period of time as set forth in the Purchase Contract (Section 4, Closing Settlement and Possession), unless extended by the Seller, in Seller's sole discretion, through written notice, signed by all parties. Any such Bidder closing extension requests, unless otherwise provided in the Purchase Contract, shall be in writing and submitted no later than five (5) days before expiration of the stated Closing Settlement and Possession date. Seller retains the right, in Seller's sole discretion, to accept or reject any such requests. In addition to the Earnest Money Deposit, and in preparation for closing, the balance of the purchase price and any and all other funds necessary to complete the purchase must be provided by the successful Bidder by **wired funds transfer** to, and as directed by the closing attorney(s) or agent(s), not later than the forty-eight (48) hours before the stated Closing date (or other such time as may be expressly designated by Seller or the attorney/agent).

Bidder Default: If the successful high Bidder shall default in the performance of any terms and conditions of the Purchase Contract, or if the timely Closing shall not occur because of the fault of Purchaser, the Seller may, at its sole discretion, and as its sole and exclusive remedy, rescind the Purchase Contract and Bidder shall deliver the Deposit to the Seller as liquidated damages as a result of the default. The forfeiture of Purchaser's Deposit to Seller does not constitute a penalty, but rather liquidated damages as a result of default, as negotiated by the parties, and the parties agree that this is an accurate representation of Seller's damages.

Additionally, should the Bidder fail to submit the executed Purchase Contract and any required Earnest Money Deposit as required by these Auction T&C and any Additional T&C, the Bidder agrees to pay over to the Auctioneer a fee of Five Thousand and 00/100 Dollars (\$5,000.00), which amount may be paid by retention of the Bidder's deposit and/or charged to the Bidder's credit card on file, in the sole discretion of the Auctioneer. This fee to the Auctioneer does not constitute a penalty, but rather liquidated damages as a result of default, as negotiated by the parties, and the parties agree that this is an accurate representation of the Auctioneer's damages.

A successful high Bidder who fails to make any required earnest money deposits, fails to submit an executed Purchase Contract, or fails to close in a timely manner may, at the sole discretion of the Auctioneer, be prohibited from bidding in future auctions conducted by the Auctioneer. These Bidder Default remedies are in addition to any other remedies, including, but not limited to specific performance, and/or additional money damages that the Seller and/or the Auctioneer may have in equity or at law. The Auctioneer and the Seller also reserve the right to immediately put the property up for sale again, and the defaulting Bidder can and will be held liable for, but not limited to, any resulting deficiency.

Other Terms and Conditions: Bidders acknowledge, understand and agree that the Auctioneer reserves the right, for any reason or for no reason, in the Auctioneer's sole discretion; (i) to determine who may have access to and bid at this auction, (ii) to change or modify the type of auction, venue of auction, and any and all terms of the auction (including Auction T&C and Additional T&C) or particular conditions of sale through announcement either prior to or during the course of the auction, (iii) to postpone, extend, reschedule, or cancel the auction, (iv) to withdraw the property or any one or more properties from the auction, (v) to bid on behalf of the Seller up to the amount of any reserve price, as set by Seller, where permitted by law, (vi) to reject any and all bids, and (vii) to select the winning bid. Bidders further acknowledge that neither the Seller nor the Auctioneer nor any Agent/Broker involved in this auction is making any representation or warranty as to the manner in which the sale process will be managed. Bidders also acknowledge the Seller's obligation to sell any property or properties in this auction shall not be binding until such final Purchase Contract is signed and delivered by the Seller and the winning Bidder, and any acceptance of a winning bid prior to execution of a binding Purchase Contract may be rescinded by the Seller in the Seller's sole discretion. The Auctioneer reserves the right to sell the property or any one or more of the properties subject to this auction in advance of the auction conclusion. Bidders understand, agree and hereby irrevocably submit to the jurisdiction of the courts of the City of Richmond Virginia and stipulate and agree that the federal and state courts in the City of Richmond Virginia shall have jurisdiction to hear and finally determine any claim, dispute, controversy, action or pending action arising in connection with this auction, or any transactions made in connection with this auction.

Disclosure of Information & Acknowledgements: The successful high Bidder acknowledges and agrees that the following disclosures have been properly given in advance of the auction date, and therefore agrees to waive any and all further disclosures upon signing the Purchase Contract, and waives any rights of rescission thereto:

(i) Lead Based Paint: The ten (10) day inspection period for residential property is prior to the auction ending, and the opportunity is hereby waived from and after the ending date and time of auction.

(ii) Sexual Offender Registry: Purchaser(s) should exercise whatever due diligence they deem necessary with respect to information on any registered sexual offender. Such information may be obtained by contacting your local Police Department or the Department of State Police, Central Criminal Records Exchange.

(iii) Property Owners' Associations: Seller represents that the Property ___ is or **X** is not located within a development that is subject to a HomeOwners Association, or a Condominium Association, or a Cooperative Association, or other similarly applicable Association. If the Property is within such a development, Purchaser agrees that the association disclosure packet has been made available for inspection prior to the auction and hereby waives any right to cancel the Purchase Contract.

(iv) Mechanics Lien: Seller represents to Purchaser that no labor or materials have been furnished to the property within the statutory period for the filing 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 cost thereof have been paid. An effective lien for work performed prior to the date of settlement may be filed after settlement. Legal counsel should be consulted.

Electronic Signatures: Both Seller and Purchaser (Bidder), in accordance with the Uniform Electronic Transaction Act (UETA) and the Electronic Signatures in Global and National Commerce Act, or E-Sign, regarding electronic signatures and transactions, expressly authorize and agree to the use of electronic signatures as an additional method of signing and/or initialing the Purchase Contract.

Auction Summary:

- **Buyer's Premium:** A 10% Buyer's Premium will be added to the high bid and become part of the purchase price.
- **Closing:** All cash, **30--Day closing**, sold in "As--Is, Where-Is" condition, with no contingencies of any sort.
- **Deposit:** Full 10% Non-refundable deposit due within 2 business days of notification as successful high Bidder.
- **Broker Co-op: 2% of the High Bid** paid to a properly registered Broker at settlement. (see Broker form)
- **Agency Disclosure:** Auctioneer is acting as Agent for the Seller only.

Disclaimer: Information provided by Auctioneer and contained herein is believed to be correct to the best of Auctioneer's knowledge but is subject to inspection and verification by all parties relying on it. Sellers, their representatives and Auctioneer/Agent/Broker shall not be liable for inaccuracies, errors, or omissions. All acreage, square footage, and any other dimensions are approximate. This auction offering is subject to prior sale and maybe modified, extended, withdrawn or cancelled at any time without notice.

AppraiseSell, LLC

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Servicer



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Platform

Real Estate Contract of Purchase ("Purchase Contract")

This Real Estate Purchase Agreement (the "Agreement") is made this _____ day of _____, 2026 by and between:

_____ (the "Seller",

whether one or more), and

_____ and/or assigns (the

"Purchaser", whether one or more).

WITNESSETH:

WHEREAS Purchaser has delivered and/or agreed to deliver a deposit in the amount of _____ and 00/100 Dollars (\$ _____ .00) cash to the auction firm Appraise Sell, LLC d/b/a eBIDLOCAL.com ("Ebid").

WHEREAS Purchaser agrees to purchase, and Seller agrees to sell the piece or parcel of real property, including improvements, located in the County or City of _____, Virginia, described as and more commonly known as: _____

_____ (the "Property") subject to the terms and provisions of this agreement.

NOW, THEREFORE, for and in consideration of the mutual promises, covenants, and conditions set forth herein, the parties do hereby agree as follows:

1. **Auction Terms and Conditions:** The Terms and Conditions of Auction Sale ("Auction T&C"), to include any and all written announcements, proclamations, and/or declarations made prior to the auction in connection with the Auction T&C shall be considered as wholly integrated into this Purchase Contract, as if they were set forth in this Purchase Contract. Should any conflict arise between the provisions of this Purchase Contract and the Auction T&C, the Auction T&C shall control.

2. **Purchase Price:** The purchase price for the Property shall be _____ and 00/100 DOLLARS (\$ _____ .00) (the "Purchase Price") as set forth in the detail below. Purchaser acknowledges and consents that the final purchase price shall include, and be the sum of, the Purchaser's final high bid at auction, together with a premium charge of TEN PERCENT (10%) (the "Buyer Premium"). The full calculation of the Purchase Price is as follows:

High Bid		\$ _____
10% Buyer Premium	Plus	\$ _____ ("Commission Pool")
Total Purchase Price	Equals	\$ _____
Deposit Now Due	Less	\$ _____ (Collecting Amounts due as per below)
Credit Card Deposit	Amount	\$ _____ 0.00 (Charged at Auction Conclusion)
Balance of Deposit Due	Amount	\$ _____ (Wire transfer due within 48 Hours)
Balance of Purchase Price	Equals	\$ _____ (Due at Closing Settlement)

Purchaser agrees to pay over the Purchase Price, in gross United States Dollars cash as follows below:

(a) **Deposits:** Purchaser agrees and consents that the above stated Deposit amount is immediately due upon conclusion of the auction, and Purchaser agrees and consents to pay over the above stated Deposit amount to Ebid within 2 business days following conclusion of the auction and by execution of this contract **by bank wired funds transfer** unless otherwise agreed by the Auctioneer (which may include, for example, certified check, or in cash).

(b) **Escrow:** Purchaser agrees and consents that Ebid shall hold Purchaser's Deposit in escrow and shall, upon Closing (as defined and discussed below), apply it to the Purchase Price. Alternatively, Ebid may, upon instruction by Seller in accordance with the conditions set forth herein; refund to Purchaser the entire Deposit; or, in the event of Purchaser's default, account the Deposit to Seller in

accordance with **Section 7** below. Any interest accruing on the Deposits while held by Ebid shall be retained by Ebid.

(c) **Demand Note:** Purchaser agrees and consents that **IF** any portion of the Deposit is made with a personal or company check or credit card this contract will additionally constitute a Confession of Judgement Demand Note, per the terms of **Addendum A**, which is attached hereto and incorporated herein (only attached if any such funds are collected). Such note will constitute Purchaser's personal guarantee of the check or credit card. Should Auctioneer/Broker or Seller be required to pursue collection on this check or credit card or enforcement of this Contract, the cost of such collection and Auctioneers/Brokers/Sellers reasonable attorney fees will be Purchaser's expense, and any and all unpaid amounts due shall accrue interest at 1.5% per month (18% per year) until said amount is fully collected.

(d) **Balance Due at Closing Settlement:** Purchaser agrees and consents to pay the Balance of Purchase Price, defined above, to Seller at closing settlement **by wired funds transfer**. Alternatively, upon Seller consent, Purchaser may pay remaining Balance of Purchase Price by certified or cashier's check, cash, or as otherwise agreed to by Seller and Purchaser's attorney or closing agent.

3. **Settlement Costs and Proration:** Each party shall bear its own costs and fees in connection with the Purchase Contract, except as specifically provided in the Purchase Contract, whether or not closing occurs. All recording costs, taxes, fees, survey (if any), and closing expenses shall be the responsibility of the Purchaser. Apportionable items, such as real estate taxes, shall be prorated at Closing. At Closing, Seller shall convey good and marketable Title, as provided in **Section 5**, and is responsible for any expense in connection with preparation of the Deed, and costs/fees (if any, and however named) specifically imposed upon Sellers by local, county or state governments.

4. **Closing Settlement and Possession†:** Settlement shall occur in a timely manner, and take place on or before **3/27/2026**, WITH TIME BEING OF THE ESSENCE, at the office of an attorney or closing agent of Purchaser's choice who shall be the settlement agent for this transaction for tax reporting purposes. Unless otherwise agreed in writing by the parties, possession of the Property shall be given to the Purchaser at time of settlement following payment of the Purchase Price, and subject to the rights of tenants, if any.

5. **Title:**

(a) **Good Title:** As a condition to Closing, title to the Property at Closing shall be good and marketable and insurable, and conveyed to Purchaser by Special Warranty Deed, free of any mortgages or monetary liens, subject only to the permitted exceptions (as hereinafter defined). The term "Permitted Exceptions" shall mean: (1) the lien of real estate taxes not yet due and payable; (2) all building, zoning and other state, county or federal laws, codes and regulations (whether existing or proposed) affecting the Property; (3) any existing general utility or other easements, encumbrances, or restrictive covenants of record, serving or passing through the Property; and, (4) all matters revealed in the Title Commitment obtained by Purchaser pursuant to subparagraph (b) hereof or of record as of such date (excluding mortgages, deeds of trust or other monetary liens encumbering the Property) and approved by Purchaser.

(b) **Title Defects:** Should Purchaser's Title Commitment search discover any real and/or potential title defects (excluding Permitted Exceptions as defined above) that precludes Purchaser from procuring an owner's Title Insurance commitment protection without extraordinary exception, Purchaser shall notify Seller of said defects through written notification to Seller no later than ten (10) business days following the execution of this Purchase Contract. If Purchaser fails to provide such timely written notice of objection, then Purchaser shall conclusively be deemed to have approved all matters affecting title to the Property. Upon such notification, Seller shall have the right to endeavor to cure or remove any such title defects, and Seller may, in its sole discretion, extend the Closing date accordingly a reasonable amount of time to allow for such cure or removal of said title defects. Upon Seller's (1) failure to cure or remove title defects, or (2) election not to attempt to cure title defects, then Purchaser shall, in its sole discretion, have the option to: (1) waive any and/or all title defects raised and proceed with Closing, with no adjustment or modification of the stated Purchase Price; or (2) terminate this Purchase Contract, whereupon all rights and responsibilities hereunder shall be null and void, and neither party shall have any further obligation hereunder, other than the return of the Deposit (less any accrued interest) by Ebid to Purchaser. Any and all title survey costs shall be borne by Purchaser.

6. **Physical Property Condition and Conditions of Sale:**

DISCLAIMER: PURCHASER EXPRESSLY AGREES AND CONSENTS THAT THE PROPERTY IS BEING SOLD AND CONVEYED "AS IS, WHERE IS, WITH ALL FAULTS", KNOWN OR UNKNOWN, WITHOUT ANY WARRANTY OR REPRESENTATION, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF CONDITION, HABITABILITY, MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE, COMPLIANCE WITH LOCAL, STATE OR FEDERAL LAWS, AND SUBJECT TO ORDINARY WEAR AND TEAR OCCURRING BETWEEN NOW AND CLOSING SETTLEMENT. Additionally, Purchaser agrees and consents to the following:

(a) **Sold in Gross:** Properties are being sold in gross in all cases. If a subsequent survey or examination shows a greater or lesser number of acres, or of square footage, of the property and/or of the improvements this will not affect the purchase or the Purchase Price.

(b) **Physical Condition:** Purchaser acknowledges that it has, at its own expense, conducted whatever investigations, surveys, tests, and other due diligence it deemed appropriate or necessary, and is satisfied with the physical condition of the Property and improvements thereon. Purchaser acknowledges that Seller and Ebid have made no warranties or representations in regard to the Property and improvements thereon, and physical condition of the Property and its improvements, and agrees to indemnify, defend, and hold Seller and Ebid, and their staff, officers, agents, affiliates and attorneys harmless from and against all demands and claims that should arise out of any physical condition of the Property or its improvements, and Purchaser, and/or its successors and assigns,

now and in the future, hereby waives any claim, right, action or cause of action regarding the same.

(c) **Improvements:** Should, after the date hereof, but before Closing, the improvements on the Property become damaged, the Seller shall, upon receipt of written notification from Purchaser prior to Closing, have the right until Closing, to endeavor to cure or remove any one or more of such defects. Should Seller elect to attempt cure of such defects, Seller shall notify Purchaser of such election in writing within ten (10) days following receipt of Purchaser notification, and Seller may, in its sole discretion, extend the Closing date accordingly a reasonable amount of time as required to allow for such cure or removal of said defects. Should Seller elect not to cure such defects, Seller shall notify Purchaser of such election in writing within ten (10) days following receipt of Purchaser notification, and Purchaser shall then have the right to either (1) terminate this Purchase Contract, in which event this Purchase Contract shall be then be deemed null and void, and none of the parties hereto shall then have any further obligation to any other party hereto or to any third party, except as hereinafter provided, and Ebid shall return the Deposit (less accrued interest) to the Purchaser, or (2) waive the title objections and proceed to Closing as set forth in the Purchase Contract, without reduction in the Purchaser Price, in which event all insurance proceeds or claims thereof, if any, received for damage to the improvements exclusively shall be assigned to Purchaser.

(d) **Eminent Domain:** In the event of a taking by eminent domain of the Property or any portion thereof after the date hereof but before Closing, Purchaser shall, within ten (10) days of the taking, either (1) terminate this Purchase Contract, in writing, whereupon all rights and responsibilities hereunder shall be null and void, and neither party shall have any further obligation hereunder, other than the return of the Deposit (less accrued interest) by Ebid to Purchaser, or (2) elect to proceed with Closing, with no adjustment or modification of the stated Purchaser Price, in which event Seller shall convey to Purchaser the portion of the Property remaining after eminent domain and shall assign to Purchaser all of Seller's right, title, and interest in any condemnation or other award arising from and pertaining to the taking of the Property.

7. **Default:** If Purchaser shall default in the performance of any terms and conditions of this Purchase Contract, or if the timely Closing shall not occur because of the fault of Purchaser, the Seller may, at its sole discretion, and as its sole and exclusive remedy, rescind this Purchase Contract and Ebid shall deliver the Deposit to the Seller as liquidated damages as a result of the default. The forfeiture of Purchaser's Deposit to Seller does not constitute a penalty, but rather liquidated damages as a result of default, as negotiated by the parties, and the parties agree that this is an accurate representation of Seller's damages. Nothing in this Section 7 shall be construed as releasing Purchaser from its obligations under Sections 5 and 6 above, specifically including, but not limited to Purchaser's timely delivery of the Termination Notice in the event that Purchaser chooses to terminate this Agreement. If Seller shall default in the performance of this Purchase Contract, or if Closing shall not occur because of the fault of or failure to act by the Seller, Purchaser may choose to pursue specific performance, or other such actions at law or in equity available to Purchaser, and Auction Firm (Appraise Sell LLC d/b/a eBIDLOCAL.com) shall be entitled to an amount equivalent to the Buyer Premium and all other costs (including advertising, any property preparation, any collection/attorney/court costs, etc) from the Seller. A termination of this Purchase Contract under either Section 5 or 6 shall not constitute default under this section.

8. **Notices & Signatures:**

(a) **Written Notices:** Any notice, request, or demand, which, under the terms of this Purchase Contract must or may be given by the parties hereto shall be in writing and will be delivered by hand, sent by express courier service, or sent by U.S. Postal Service certified mail - return receipt requested - postage prepaid, to the respective parties hereto as follows:

If to Seller: _____

With a copy to: Appraise Sell LLC, d/b/a eBIDLOCAL.com, 2711 Buford Rd, Suite 316, Richmond VA 23235

If to Purchaser: _____

With a copy to: Appraise Sell LLC, d/b/a eBIDLOCAL.com, 2711 Buford Rd, Suite 316, Richmond VA 23235

(b) **Address Change:** Any party to this Purchase Contract may change such party's address for the purpose of notice, demands, requests and communications required or permitted under this Purchase Contract by providing written notice of such change of address to all of the parties by written notice as provided herein.

(c) **Delivered Notice:** Any such notice, demand, request or communication shall be deemed to have been given and received for all purposes under this Purchase Contract: (1) One (1) business day after same has been sent by express courier service; or (2) Two (2) business days after the same is deposited in any official depository or receptacle of the U.S. Postal Service certified mail - return receipt requested - postage prepaid.

(d) **Electronic Signatures:** In accordance with the Uniform Electronic Transactions Act (UETA) and the Electronic Signatures in Global and National Commerce Act, or E-Sign, regarding electronic signatures and transactions, delivery of the executed signature pages to this Purchase Contract may be made by facsimile, pdf or other electronic transmission. Any such signature pages sent by facsimile, pdf or other electronic transmission shall be deemed to be originals for all purposes, and copies of this Purchase Contract containing one or more signature pages that have been delivered by facsimile, pdf or other electronics transmission shall constitute enforceable original documents.

9. **Agency Compensation and Relationship Disclosure:** Seller and Purchaser acknowledge and agree that Ebid and any other Co-Listing Agents/Broker have acted on Seller's behalf as Seller's agent in connection with this transaction. Seller and Purchaser also hereby confirm that this disclosure of agency relationship has been made in writing. Seller and Purchaser authorize and direct the settlement agent to disburse to Ebid (who will retain its share from Deposit escrow), and to Co-Listing Agent/Broker (if any), and to Buyer Broker

(if any), from the settlement proceeds their respective portions of the "Commission Pool" (Auction/Brokerage fees) and any other agreed upon charges/fees payable as a result of this sale and closing, as enumerated below. Seller and Purchaser authorize and direct the settlement agent to provide to Ebid, and to each Agent/Broker, a copy of the unified settlement statement for this transaction prior to closing. Seller and Purchaser agree neither has involved any agent, broker, or finder in this transaction other than Ebid, and the following cooperating Brokers/Agents:

Co-Listing Broker/Agent (payee, if any): _____

_____ ,

remit the Commission of: \$ _____ (% of High Bid), and documentation/other fees (if any) of: \$ 0.00 _____, and

Buyer Broker/Agent (payee, if any): _____

_____ ,

remit the Commission of: \$ _____ (% of High Bid), and documentation/other fees (if any) of: \$ 0.00 _____, and

Auction Firm (payee): Appraise Sell LLC, dba eBIDLOCAL.com, (Lic#2908000777), 2711 Buford Rd, Suite 316, Richmond VA 23235, 804-358-0500, for Auctioneer: David Staples, (Lic#2905001328), 804-837-1708, dstaples@ebidlocal.com

retained Commission of: \$ _____ (% of High Bid), and advertising/other fees (if any) of: \$ 0.00 _____,

all compensations being paid by the Seller from the total Purchase Price (including Buyer Premium), and Buyer and Seller both hereby agree to indemnify, defend, and hold the other party and Ebid and Co-Listing Broker/Agent and Buyer Broker/Agent harmless from any claim in connection therewith.

10. **Miscellaneous:** The provisions of this Purchase Contract shall survive settlement. The parties hereto acknowledge that neither has relied upon any oral representation of the other or of Ebid, or its staff, officers, agents/brokers or affiliates, that no such oral representation will affect in any way the terms of this Purchase Contract and that this Purchase Contract represents the final and complete understanding between the parties. This Purchase Contract cannot be modified or amended, and no waiver of any provision hereof shall be effective, unless in writing executed by the parties hereto.

(a) **Governing Law:** This Purchase Contract shall be governed in all respects, including validity, interpretation and effect by, and shall be enforceable in accordance with the internal laws of the state in which the property being sold resides, without regard to the conflicts of laws principles.

(b) **Venue:** Each party to this Purchase Contract does hereby submit to the jurisdiction of the courts of the City of Richmond Virginia and stipulates and agrees that the federal and state courts in the City of Richmond Virginia shall have jurisdiction to hear and finally determine any claim, dispute, controversy or action arising out of this Purchase Contract.

(c) **Amendments:** This Purchase Contract may not be modified or amended except as herein provided, in a writing signed by all parties.

(d) **Waiver:** Each and every waiver of any covenant, representation, warranty or other provision of this Purchase Contract must be in writing and signed by each party whose interests are adversely affected by such waiver. No waiver granted in any one instance shall be construed as a continuing waiver applicable in any other instance. No consent or waiver expressed or implied by any party to this Purchase Contract to or of any breach or default by any other party to this Purchase Contract in the performance by such other party of its obligations hereunder, shall be deemed or construed to be a consent or waiver to, or of, any breach or default of any other party of the same or any subsequent obligations hereunder. Failure on the part of any party to this Purchase Contract to complain of any act or failure to act of any party of this Purchase Contract irrespective of how long such failure continues, shall not constitute a waiver by the non-defaulting parties of their rights hereunder. All parties to this Purchase Contract have been represented by counsel or have had the opportunity to be so represented. Accordingly, the rule of construction of contract language against the drafting party is hereby waived by both parties.

(e) **Risk of Loss:** Except as provided in **Section 6**, the risk of loss or taking shall remain with Seller until Closing.

(f) **Assignment; Successors and Assigns:** Except as expressly permitted by this Purchase Contract, neither party may assign this Purchase Contract without the prior written consent of the other and Ebid, and any such prohibited assignment shall be void. No assignment shall relieve the assigning party from any liability hereunder, whether arising before or after such assignment. Subject to the foregoing, this Purchase Contract shall be binding upon and inures to the benefit of the respective legal representatives, successors, assigns, heirs, and devisees of the parties.

(g) **Counterpart Execution:** This Purchase Contract may be executed in multiple counterparts, each one of which shall be deemed an original, but all of which shall be considered together as one and the same instrument. Further, in making proof of this Purchase Contract, it shall not be necessary to produce or account for more than one (1) such counterpart. Execution by a party of a signature page hereto shall constitute due execution and shall create a valid, binding obligation of the party so signing, and it shall not be necessary or required that the signatures of all parties appear on a single signature page hereto.

(h) **Severability:** Each clause, paragraph and provision of this Purchase Contract is entirely independent and severable from each other clause, paragraph and provision. If any judicial or state or federal regulatory agency or authority determines that any portion

of this Purchase Contract is invalid or unenforceable or unlawful, such determination will affect only the specific portion determined to be invalid or unenforceable or unlawful and will not affect any other portion of this Purchase Contract which will remain and continue in full force and effect. In all other respects, all provisions of this Purchase Contract will be interpreted in a manner which favors their validity and enforceability and which gives effect to the substantive intent of the parties.

(i) **Personal Property:** Any personal property remaining on the property at settlement will convey unless specifically noted in this Purchase Contract. The following personal property DOES NOT convey with this property (unless still remaining on property at settlement, in which case it does convey):

(j) **Entire Agreement:** This Purchase Contract contains the entire agreement between the parties concerning the subject matter of this agreement, and supersedes all prior agreements, arrangements, understandings, letters of intent, conversations and negotiations, whether oral or written, with respect to their subject matter. The parties stipulate that there are no representations with respect to the subject matter of this agreement except those representations specifically set forth in this agreement and the documents signed or delivered in connection with this agreement. Furthermore, this agreement represents the entire relationship between the parties: that of Seller and Purchaser. Nothing herein shall be construed as creating a relationship between the parties other than that of Purchaser and Seller, and neither party shall be liable for any debts or obligations of the other.

TIME IS OF THE ESSENCE IN CONNECTION WITH THIS PURCHASE CONTRACT† and this is an irrevocable offer to purchase without contingencies. In the event the Purchaser fails to perform according to the terms of this Purchase 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 Ebid.

WITNESS the following signatures and seals:

SELLER:

PURCHASER(S):

_____(SEAL) _____(SEAL)
_____(SEAL) _____(SEAL)

SELLER’S NAME/ADDRESS/PHONE/EMAIL:

PURCHASER(S) NAME/ADDRESS/PHONE/EMAIL:

* * * OTHER IMPORTANT CONTACT INFORMATION FOLLOWS * * *

SELLER’S ATTORNEY NAME/PHONE/EMAIL

PURCHASER’S ATTORNEY NAME/PHONE/EMAIL:

HOA Resale Packet (if applicable)

HOA Information Website Package:

HOA Not Applicable