

Online Auction Bidders Agreement

Buyer agrees to immediately enter into the Real Estate Auction Purchase Contract approved by Seller, if declared the high bidder (winning bidder) by the auctioneer during the following auction:

AUCTION FOR – Shelton Leo Barefoot Estate

<u>AUCTION LOCATION</u> – Online at www.BlueRidgeLandandAuction.HiBid.com

AUCTION DATE - Thursday, June 23rd, 2022 @ 3 PM

*** Bids at 3 PM extend auction 2 minutes, and each bid during extension(s) restart 2-minute extension

See Paragraph 16 that addresses the "SOFT CLOSE".

<u>AUCTIONEER</u> – Matt Gallimore (Broker/Auctioneer) of Blue Ridge Land & Auction Company located at 102 South Locust Street, Floyd VA 24091 (540-745-2005) has contracted with "Seller" to offer to sell at public auction certain real property.

OFFERING -

Legally described as:

Tax ID # 5-A-39; Consisting of +/- 35.373 acres and improvements; Deed Book 542-0287; RD 611

More Commonly Known As: – TBD Deepwater Rd., Indian Valley, VA 24105

- Online Bidding Open NOW
- Online Bidding Closes on Thursday, June 23rd, 2022, at 3:00 PM (EST)

Bidder agrees that they have read and fully understand the Online Auction Bidders Agreement and the Terms and Conditions of this auction.

It is solely bidders' responsibility to contact the auction company at (540) 745-2005 with any questions regarding the auction, purchase agreement, or terms & conditions, prior to placing any bids in said auction.

Online Auction Terms & Conditions

- 1) **Seller Confirmation Auction:** The property is being offered in an Online Only Auction, with all bids being subject to the Seller's approval.
- 2) Bidding Registration: Online bidder hereby agrees that they must be properly registered for the online auction. If you need assistance with registration, contact Heather Gallimore at (540) 745-2005 or by email at brlanda@swva.net. Seller(s) may at their sole discretion request additional registration requirements from any bidder unknown to them or the auction company.
- 3) **Bidding Opens/Closes:** The Online Only Auction bidding shall be opened and begin closing on the dates and times stated above, subject to the soft close feature as outlined below in (#16).
- 4) Property Preview Dates: It is highly recommended that all bidders personally inspect the property prior to placing any bids in the auction. Property inspections are the sole responsibility of the bidders. The property may also be inspected by scheduling an appointment with the Auction Company at (540) 745-2005 or Auctioneer Matt Gallimore at (540) 239-2585.
- 5) Cash Offer/No Financing Contingency: By participating in this auction, bidders hereby agree that their bid shall <u>NOT</u> be subject to the bidder's ability to obtain financing. By placing a bid in this auction, bidders are making a "cash offer" to purchase the property. Financing is NOT a contingency in the purchase agreement. However, if a bidder decides to purchase property with a loan, they should make sure they are approved for a loan and that lender is capable of completing on or before closing date.
- 6) **Buyer's Premium: A Ten Percent (10%)** Buyer's Premium shall be added to the final bid price place online, which will determine the Total Contract Sales Price. Bidders hereby understand that the Buyer's Premium shall be added to the winning bid to create the Total Contract Sales Price for which they are obligated to pay for the property. **Example:** (winning online bid \$100,000 + 10% buyer's premium = total purchase price of \$110,000).
- Purchase Contract: Winning bidder hereby agrees to enter into the Real Estate Auction Purchase Contract which has been approved by the Seller, immediately upon being declared the Successful Bidder by the Auctioneer. Upon the close of the auction the winning bidder will be forwarded via email an Auction Real Estate Sales Contract to purchase the property. A signed copy of the Auction Real Estate Sales Contract must be received by United Country | Blue Ridge Land and Auction no later than 24 hours from the time said Purchase Contract was sent to the winning bidder. The Auction Real Estate Sales Contract may be e-signed, hand delivered, faxed, or scanned and emailed. A sample purchase contract is available for review online prior to placing any bids in the auction.

- 8) **Earnest Money Deposit:** A **\$5,000** non-refundable deposit will be wire transferred or hand delivered in the form of certified funds to United Country | Blue Ridge Land and Auction no later than 48 hours following the close of auction. See closing agents contact information below. The balance of the purchase price will be due in full at closing.
- 9) **Closing:** Closing shall be on or before **Monday, August 8**th, **2022**. Buyers will be afforded the opportunity to close via email, mail, and wire transfer of certified funds.
- 10) **Easements:** The sale of the property is subject to any and all easements of record.
- 11) **Survey:** No survey is required to transfer title to the property and the Seller shall not provide any additional survey. If the Buyer desires a survey, it shall be at the Buyer's sole expense and shall not be a contingency or requirement in the purchase contract.
- 12) **Possession:** Possession of the property will be given upon payment in full of the purchase price and transfer of title, at closing.
- 13) **Deed:** Seller shall execute a general warranty deed conveying the property to the buyer(s).
- 14) **Taxes:** Seller shall pay any previous year's taxes (if due), and the current year's real estate taxes shall be prorated to the date of closing.
- 15) Online Auction Technology (Disclaimer): Under no circumstances shall Bidder have any kind of claim against United Country Blue Ridge Land and Auction, Broker of record, or anyone else, if the Internet service fails to work correctly before or during the auction. Online bidding is subject to technology faults and issues which are outside the control of the auction company. Bidder(s) are encouraged to use the "Maximum Bid" feature on the bidding platform and lock in their maximum bid amount if they are concerned about technology failure during the auction. The SELLER and/or Auction Company reserves the right to (pause) the online auction bidding in the event of any internal or external technology failure, to preserve the integrity of the auction event and maintain a fair and impartial bidding environment.
- 16) **Soft Close:** If a bid is received within the last 3 minutes of the auction, the auction close time will automatically extend 2 minutes to allow other bidders an opportunity to competitively bid prior to the auction closing. This feature eliminates "snipers" and encourages fair and impartial bidding from all participants.
- 17) **Disclaimer:** All information provided is believed to be accurate; however, no liability for its accuracy, errors or omissions is assumed. All lines drawn on maps, photographs, etc. are approximate. Buyers should verify the information to their satisfaction. Information is subject to change without notice. There are no warranties either expressed or implied pertaining to this property. Real estate is being sold "As-Is, Where-Is" with NO warranties expressed or implied. Please make all inspections and have financing arranged prior to the end of bidding. The Auctioneer reserves the right to bid on behalf of the Seller up to, but

not beyond the Seller's reserve price (if applicable). The property is available for and subject to sale prior to auction. By participating in this auction, Buyers hereby acknowledge that any bid(s) placed by them is a binding agreement to purchase the property, subject to the bid being approved by Seller (if applicable).

- 18) **Buyer's Broker Fee:** A Buyer's Broker Fee of (2%) is offered to VA State Licensed Real Estate Brokers under the following conditions: Buyer's agent must contact the Auction company, submit a Broker Participation Form signed by the buyer, and register buyer 48 hours prior to auction date. If these steps have not been completed, no broker participation fee will be paid.
- 19) **Pre-Auction Sales:** As an agent for the Seller, the Auctioneer must present any and all bona fide written offers to the Seller, which may be created outside of the online bidding platform. Therefore, all properties are subject to pre-auction sales. Pre-auction offers must meet all of the auction terms and conditions and must be submitted to the Auctioneer on the Auction Real Estate Sales Contract, along with the required earnest deposit. Properly submitted offers will be presented to the Seller in a timely manner. Seller may accept or reject such offer at their sole and absolute discretion. When a pre-auction offer is submitted, all properly registered online bidders will be notified that "an offer" has been submitted and on which specific property, however the amount of the offer shall remain confidential. All pre-auction offers must allow a minimum of 24 hours for seller's acceptance. A Broker Fee of (2%) is offered to a cooperating VA State Licensed Real Estate Broker on any pre-auction offers that are properly completed and submitted on the appropriate forms provided by the auction company.

Matt Gallimore – United Country Blue Ridge Land and Auction Owner, Real Estate Broker, Auctioneer, MBA 102 South Locust Street; PO Box 234 Floyd, VA 24091 540-239-2585 Gallimore.matt@gmail.com

Individual State License #'s

Virginia Auctioneer License #	2907004059
Virginia Real Estate Broker License #	0225062681
North Carolina Auctioneer License #	10250
North Carolina Real Estate Broker License #	311692
Tennessee Auctioneer License #	7095
Tennessee Real Estate Broker License #	350819
South Carolina Auctioneer License #	4757

Firm State License #'s

Virginia Auction Firm License #	2906000294
Virginia Real Estate Firm License #	0226000240
North Carolina Auction Firm License #	10299
North Carolina Real Estate Firm License #	C35716
Tennessee Real Estate Firm License #	263941
South Carolina Auction Firm License #	4208



Aerial

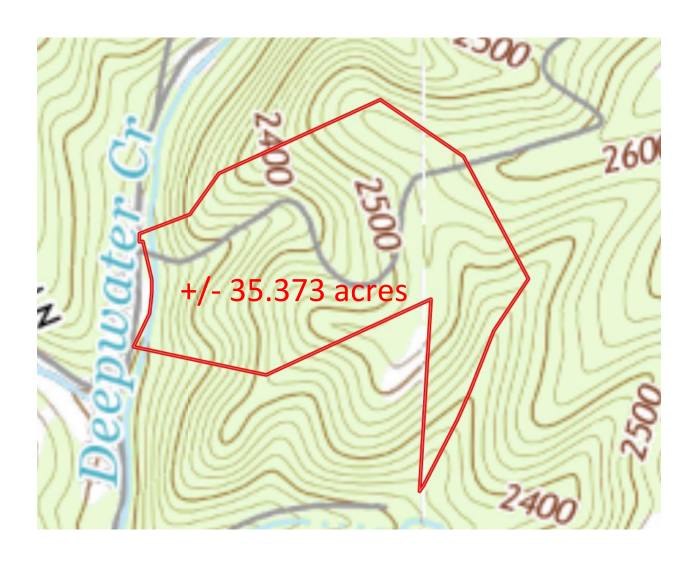
+/- 35.373 acres





Topo

+/- 35.373 acres





Neighborhood

TBD Deepwater Rd., Indian Valley, VA 24105





Location

TBD Deepwater Rd., Indian Valley, VA 24105



day of March, 1988, by and between JAMES IRACE, unmarried, party of the first part; and SHELTON LEO BAREFOOT and ZELDA G. BAREFOOT, husband and wife, as tenants by the entirety with right of survivorship as at common law, a one-half undivided interest, and GEORGE ROBERT BAREFOOT and DEBRA E. BAREFOOT, husband and wife, as tenants by the entirety with right of survivorship as at common law, a one-half undivided interest, Rt. 1, Box 354, Raleigh, NC 27614, of parties of the second part.

WITNESSETH, that for and in the consideration of Ten and No/188 Dollars (\$18.88) and other good and consideration, part of which is the assumption of vendor's lien and note dated March 27, 1987, in principal sum of Seventeen Thousand and No/168 Dollars (\$17,888.88), with outstanding balance of Pifteen Thousand Four Hundred Eighty-Nine and 68/166 Dollars (\$15,489.68) at Nine Per Cent (9%) interest per annum due and payable in monthly payments of Two Hundred Seventy-Three and 51/190 Dollars (\$273.51), due and payable to Jesse B. Shelton and Valleva H. Shelton, as shown in Deed Book 356, Page 656, which amount is being assumed by the parties of the second part, the said party of the first part doth hereby grant, bargain, sell and convey unto the said parties of the second part, in fee simple with covenants of General Warranty and Modern English Covenants of Title, a one-half undivided interest to Shelton Leo Barefoot and Zelda G. Barefoot, husband and wife, as tenants by the entirety with right of suvivorship as at common law, and a one-half undivided interest to George Robert Barefoot and Debra E. Barefoot, husband and wife, as tenants by the entirety with right of survivorship as at common law, all of the following tract or parcel of land lying and being in the Pine Creek Magisterial District of Carroll County, Virginia, and more particularly described as follows:

BEGINNING at an iron placed in the line of Clint P. Bodford; thence N. 74-59-29 W. 18.15 feet to a point in

Page 1 of 4

BK 370 PG 141

Deepwater Creek, corner to land of Clint F. Bodford; thence N. 19-38-39 E. 83.99 feet to a point in said creek; thence continuing with said creek, N. 39-44-38 E. 116.78 feet to a point; thence N. 69-14-32 E. 87.21 feet to a point; thence N. 01-28-42 E. 102.36 feet to a point; thence continuing with said creek, N. 19-38-22 W. 158.88 feet to a point in said creek, corner to Daniel F. McCloud; thence N. 86-45-37 E. 17.39 feet to a nail found in a 26" white pine stump; thence continuing with said McCloud line, N. 72-52-01 E. 232.43 feet to a 24" red oak; thence continuing with said McCloud line, N. 37-48-86 E. 225.81 feet to an iron found in said line; thence N. 78-31-85 E. 783.72 feet to an iron found in said McCloud line; thence continuing with said McCloud line, S. 51-51-37 B. 537.56 feet to an iron found corner to McCloud, Woodrow Sutphin and Thomas C. Riggan, Jr.; thence with said Riggan line, 8. 19-96-54 E. 595.93 feet to an iron found in said Riggan line; thence continuing with said Riggan line, S. 34-45-37 W. 44.85 feet to a point in a branch; thence S. 89-53-45 W. 31.88 feet to a point in said branch; thence continuing with said branch, S. 48-59-98 W. 75.21 feet to a point; thence 8. 34-89-82 W. 95.43 feet to a point; thence continuing with said branch, S. 37-38-41 W. 62.24 feet to a point; thence 8. 25-35-28 W. 95.39 feet to a point; thence continuing with said branch, S. 14-89-49 W. 76.88 feet to a point; thence s. 33-81-29 W. 323.87 feet to a point; thence continuing with said branch, 8. $_{\parallel}$ 35-89-21 W. 231.85 feet to a point; thence S. 19-49-52 W. 47.64 feet to a point in said branch; thence leaving said branch, N. 98-19-17 E. 59.44 feet to an iron placed in the line of Henry L. Pearce; thence N. \$8-19-17 E. with a rail fence 827.73 feet to a setstone found in line of said Pearce; thence S. 71-14-49 W. with a rail fence 573.25 feet to an iron found at an 18" white pine at head of hollow, corner to Pearce and Bodford; thence S. 74-47-54 W. 268.43 feet to an iron placed at 25" white oak on ridge; thence continuing with said Bodford line with rail fence, N. 74-58-28 W. 597.42 feet to an iron placed at the point of the BEGINNING,

Page 2 of 4

and containing 35.3735 acres, more or less, per plat and survey of Dalton-Walker Associates, dated December 23, 1987, titled "James Irace," copy of said plat to be recorded contemporaneously herewith in the Clerk's Office of the Circuit Court of Carroll County, Virginia; and said land being the same tract of land conveyed to grantor by deed of record in said Clerk's Office in Deed Book 356, Page 656.

The said parties of the second part sign this deed to evidence the assumption of the sum of Pifteen Thousand Four Hundred Eighty-Nine and 68/188 (\$15,489.68) by them, the balance due to Jesse B. Shelton and Valleva H. Shelton, husband and wife, on a certain Vendor's Lien of record in Deed Book 356, Page 656 on the property herein conveyed.

Grantees hereby expressly agree to have no timber commercially harvested from said land until vendor's lien herein retained, to which this conveyance is subject, is paid in full.

This conveyance is subject to restrictions, conditions, rights-of-way, and easements of record, if any, affecting the property hereby conveyed.

WITNESS the following signatures and scale:

(SEAL)

James Irace

Shelton Leo Barefoot

Seal

Zelda G. Barefoot

George Robert Barefoot (SEAL)

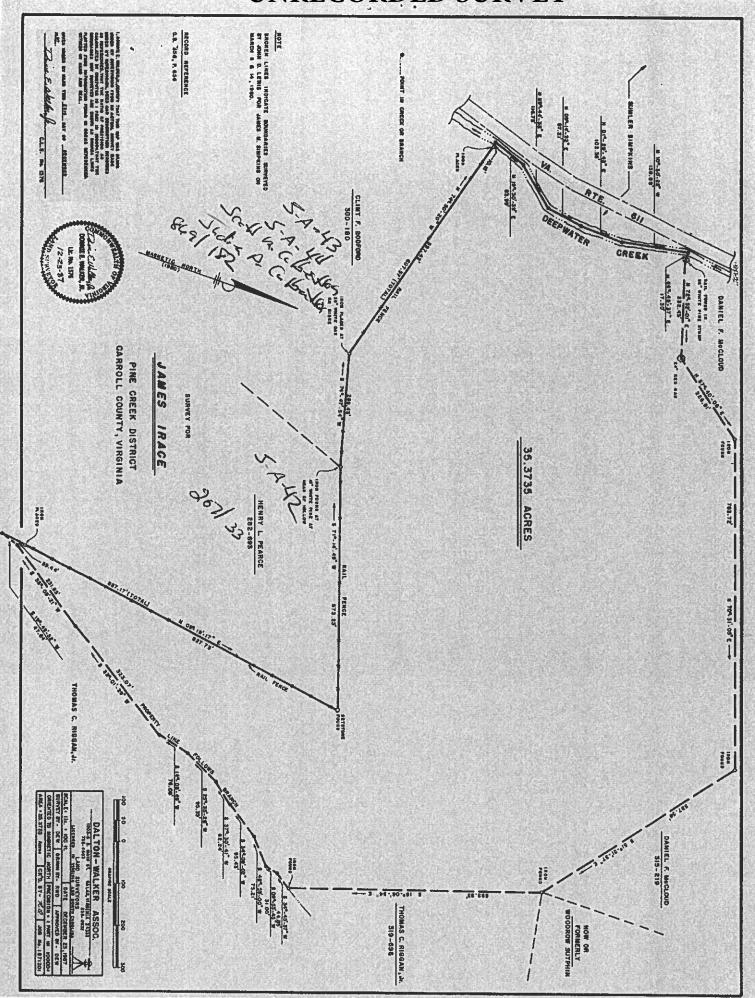
Debra E. Barefort (SEAL

State of North Carolina, City/County of Zinke, to-wit:

I. July O. Casley, a notary public in and for the city/county and state aforesaid, do hereby certify that James Irace, unmarried, whose name is signed to the foregoing

Page 3 of 4

UNRECORDED SURVEY



9

BAREFOOT SHELTON LEO &

ADMINISTRATIVE INFORMATION

OWNERSHIP

BAREFOOT SHELTON LEO & BAREFOOT ZELDA G 1709 BAYLEAF TRAIL RALEIGH, NC 27614-0000

Tax ID 12010

01/02/1998

DEEPWATER RD

TRANSFER OF OWNERSHIP

Printed 04/25/2022 card No. 1

of 1

0287

542,

Bk/Pg: \$25000

Property Address DEEPWATER RD

Parent Parcel Number

PARCEL NUMBER

39

5 A

RD 611

Neighborhood 100 COUNTY NORTH EAST

Property Class 5-Agricultural/Undev (20-99Ac)

018 Jurisdiction

001

TAXING DISTRICT INFORMATION

03 District

AGRICULTURAI

71900 103500 175400 01/01/2021 69900 90500 160400 2017 01/01/2017 69900 92600 162500 2013 01/01/2013 95900 121700 217600 01/01/2011 VALUATION RECORD 95900 86900 182800 01/01/2008 Reassessment 36000 66200 102200 01/01/2004 Reassessment 17500 17500 35000 01/01/2001 NC Part н ш н Reason for Change Assessment Year VALUATION 0

2021

Site Description

Topography:

Land Type 1 6 Woodland 2 9 Homesite Public Utilities: Water, Electric Street or Road: Neighborhood: Static Unpaved Soning:

Legal Acres: 35.3730

LAND DATA AND CALCULATIONS

Influence Factor Extended Value 1800.00 1800.00 10000.00 10000.00 Adjusted Base Rate 1.00 Depth Factor -or-Prod. Factor Square Feet Actual Effective Effective Frontage Frontage Depth Table 34.3730 Rating Measured Soil ID Acreage Frontage Frontage 16 -or-

61900 10000

Value

Supplemental Cards

71900 TRUE TAX VALUE

COM1: 5 - (A) - 39 GEN: GENERAL COMMENT SENT I/P LETTER 7/19/18 TO UPDATED PERCENTAGE COMPLETE RESPONDED 8/3/18 DWELLING IS STILL 90%

LAND: GOOD CONE & STEEL BRIDGE
NC11: NEW CONSTRUCTION 2011
UC13: UNDER CONSTRUCTION-RECHECK
90% COMPLETE 9/6/12
UC20: UNDER CONSTRUCTION-RECHECK

IMPROVEMENT DATA

PHYSICAL CHARACTERISTICS

112 Conventional

Occupancy: Single family

Story Height: 1.0 Finished Area: 1110 Attic: None Basement: 3/4

ROOFING Material: Asphalt shingles

Type: Gable Framing: Std for class "i+rh: Not available

1 s Fr OH (200)

1-1/2 s Fr

728 മ

1.0, 1.5

Sub and joists 1.5 Base Allowance

EXTERIOR COVER

Wood siding

B, 1.0

FLOORING

1.0, 1.5 1.0, 1.5

INTERIOR FINISH Drywall

ACCOMMODATIONS Finished Rooms Bedrooms

Property Class: DEEPWATER RD

Value 73740 9190

Base Area Floor Area Sq Ft 928 1.0 928 728 1.5 182

Construction Wood frame Wood frame

Finished

12670 -540 95060 0 728 Bsmt 0 Crawl TOTAL BASE Concrete block 4

5640 5180 840 Heating Air Condition Frame/Siding/Roof Plumbing Fixt: 8 O Interior Finish O Ext Lvg Units O Basement Finish Fireplace(s)

2060 Other Features

SUB-TOTAL ONE UNIT Garages
0 Integral
0 Att Garage
0 Att Carports
0 Bsmt Garage Value 20410

Exterior Features

Description OFP

20410 Ext Features

SUB-TOTAL

129190 C Quality Class/Grade

129190 GRADE ADJUSTED VALUE

REMODELING AND MODERNIZATION

3 Fixt. Baths Kit Sink Water Heat

TOTAL

PLUMBING

SPECIAL FEATURES

LOCKED GATE

HEATING AND AIR CONDITIONING
Lower Full Part
/Bsmt 1 Upper Upper

1040)

OFP

01

	SUMMARY OF IMPROVEMENTS	OF	SUMMARY	
(LCM: 100				

102000 Value 100 Base Feat- Adj Size or Computed PhysObsolMarket % Rate ures Rate Area Value Depr Depr Adj Comp 102 0 2 14 129190 2384 0.00 > Z 0.00 Year Eff Const Year Cond AV AV 2000 Stry Const Hgt Type Grade U 00.00 DWELL DWELLING 01 ΠI Value 2060 D :BGAR2C SWL-PRIV Description

Supplemental Cards TOTAL IMPROVEMENT VALUE Neigh 100 AV Neighborhood Appraiser/Date MC 11/11/2019 Data Collector/Date JE 11/11/2019

33

1.00%

Row Type Adjustment

SUB-TOTAL

108780 0000

00.00)

BN 542 PG 287

THIS DEED made and entered into this day of September, 1998, by and between George Robert <u>BAREFOOT</u> and Debra E. <u>BAREFOOT</u>, husband and wife, parties of the first part; and Shelton Leo <u>BAREFOOT</u> and Zelda G. <u>BAREFOOT</u>, husband and wife, as tenants by the entirety with right of survivorship as at common law. Rt. 1. Box 354, Raleigh, NC 27614, parties of the second part.

WITNESSETH, that for and in consideration of Ten and NO 100 Dollars (\$10.00) and other good and valuable consideration, the said parties of the first part doth hereby grant, bargain, sell and convey unto the said parties of the second part, in fee simple with covenants of General Warranty and Modern English Covenants of Title, as tenants by the entirety with right of survivorship as at common law, all of their right, title and interest, believed to be a one-half (1/2) undivided interest, in the following tract or parcel of land lying and being in the Pine Creek Magisterial District of Corroll County, Virginia, and more particularly described as tollo.

BEGINNING at an iron placed in the line of Clint F. Bodford; thence N. 74-50-20 W. 10.15 feet to a point in Deepwater Creek, corner to land of Clint F. Bodford; thence N. 19-30-39 E. 83.99 feet to a point in said creek: thence continuing with said creek. N. 39-44-38 E. 116.78 feet to a point; thence N. 09-14-32 E. 87.21 to a point; thence N. 01-28-42 E. 102.36 feet to a point; thence continuing with said creek, N. 10-30-22 W. 158.88 feet to a point in said creek, corner to Daniel F. McCloud; thence N. 86-45-37 E. 17.30 feet to a nail found in a 26" white pine stump; thence continuing with said McCloud line, N. 72-52-01 E. 232.43 feet to a 24" red oak; thence continuing with said McCloud line, N. 37-40-06 E. 225.81 feet to an iron found in said line; thence N. 70-31-05 E. 783.72 feet to an iron found in said McCloud line; thence continuing with said McCloud line, S. 51-51-37 E. 537.56 feet to an iron found, corner to McCloud, Woodrow Sutphin and Thomas C. Riggan, Jr.; thence with said Riggan tine, S. 19-06-54 E. 595.93 feet to and iron found in said Riggan line; thence continuing with said Riggan line, S. 34-45-37 W. 44.85 feet to a point in a branch; thence S. 69-53-45 W. 31.60 feet to a point in said branch; thence continuing with said branch, S. 48-59-00 W. 75, 21 feet to a point; thence S. 34-09-02 W. 95.43 feet to a point; thence continuing with said branch, S. 37-30-41 W. 62.24 feet to a point; thence S. 25-35-28 W. 95.39 tea to a point; thence continuing with said branch. S.14-09-49 W. 76.08 feet to a point; thence S. 33-01-29 W. 323.07 feet to a point; thence continuing with said branch. S. 35-09-21 W. 231.85 feet to a point: thence S. 19-49-52 W. 47.64 feet to a point in said branch: thence leaving said branch, N.08-19-17 E. 59.44 feet to an iron placed in the line of Henry L. Pearce: thence N. 08-19-17 E, with a rail fence 827.73 feet to a setstone found in line of said Pearce; thence S. 71-14-49 W. with a rail fence 573.25 feet to an iron found at an 18" white pine at head of hollow, corner to Pearce and Bodford; thence \$.74-47-54 W. 268.43 feet to an iron placed at 20" white oak on ridge; thence continuing with said Bodtord line, with rail fence, N. 74-50-20 W. 597.42 feet to an iron placed at the point of the BEGINNING, and containing 35,3735 acres, more or less, per plat and survey of Latton-Walker Associates, dated December 23, 1987. titled "James Irace", a copy of which is of record in the Clerk's Office of the Circuit Court

Prepared by: George B. Cooley, Jr., Attorney at Law P.O. Box 910, Hillsville, VA 24343

BN 542 PG 288

of Carroll County. Virginia; and said land being the same tract of land conveyed to the parties of the first part and the parties of the second part by deed dated March 30, 1988, of record in said Clerk's Office in Deed Fook 370, Page 140.

This conveyance is subject to restrictions, conditions, rights-of-way, and casements of record, if any, affecting the property hereby conveyed,

WITNESS the following signatures and seals:

Learn Rafat Bull St.

Debra E. Barefoot

State of Virginia, County of Carroll, to-wit:

state aforesaid, do hereby certify that vice-roe Robert Barefoot and Debra E. Barefoot, whose names are signed to the foregoing deed bearing date of September 4 1998, have personally appeared before me and acknowledged the same in my county and state aforesaid.

viiven under my hand this 4 44 day of September, 1998.

My commission expires January 31, 2002

Dora han Carta

VERIFIFD & FILED

OCT 0 5 78

INSTRUMENT #9804600 N RECORDED IN THE CLERK'S OFFICE OF CARROLL COUNTY ON

OCTOBER 2. 1998 AT 11:51AM \$25.00 GRANTOR TAX WAS PAID AS REQUIRED BY SEC 58.4.-302 OF THE VA. CODE \$12.50

STATE: \$12.50 LOCAL: CAROLYN H. HONEYCUTT, CLERK

Ev: James D. Rimberry (110

H. I Martie

(baregd.d1)

CONTRACT OF PURCHASE

bet	HIS CONTRACT OF PURCHASE (hereinafter "Contract") is made as of <u>June 23rd, 2022</u> , tween Shelton Leo Barefoot Estate, owner of record of the Property sold herein (hereinafter Erred to as the "Seller"), and
bic	ereinafter referred to as the "Purchaser", whether one or more). The Purchaser was the successful dder at a public auction of the Property held on this date and this Contract restates the terms of sale nounced prior to the auction sale.
1.	Real Property. Purchaser agrees to buy, and Seller agrees to sell the land and all improvements thereon and appurtenances thereto which fronts upon a public street or has a recorded access easement to a public street (hereinafter referred to as the "Property"), located in the County of Carroll, Virginia, and described as:
2.	Legal Description –
	Tax ID # 5-A-39; Consisting of +/- 35.373 acres and improvements; Deed Book 542-0287; RD 611
	More Commonly Known As – TBD Deepwater Rd., Indian Valley, VA 24105
3.	Purchase Price. The purchase price of the Property is equal to the auction bid price plus 10% Buyer's Premium, which is as follows: (hereinafter referred to as the "Purchase Price"), which shall be paid to the Settlement Agent (designated below) at settlement ("Settlement") by certified or cashier's check, or wired funds, subject to the prorations described herein.
4.	Deposit. Purchaser has made a deposit with the Auction Company, of \$5,000 (hereinafter referred to as the "Deposit"). The Deposit shall be held by the Auction Company, pursuant to the terms of this Contract, until Settlement and then applied to the Purchase Price.
	Settlement Agent and Possession. Settlement shall be made at on or before August 8th, 2022 ("Settlement Date"). Time is of the sence. Possession shall be given at Settlement.
6.	Required Disclosures.
(a) wi	Property Owners' Association Disclosure. Seller represents that the Property is <u>not</u> located thin a development that is subject to the Virginia Property Owners' Association Act ("Act")
	Seller's Initials Purchaser's Initials

(Virginia Code § 55-508 through § 55-516). If the Property is within such a development, the Act requires Seller to obtain an association disclosure packet from the property owners' association and provide it to Purchaser.

The information contained in the association disclosure packet shall be current as of a specified date which shall be within 30 days of the date of acceptance of the Contract by the Seller. Purchaser may cancel this Contract: (i) within 3 days after the date of the Contract, if on or before the date that Purchaser signs the Contract, Purchaser receives the association disclosure packet or is notified that the association disclosure packet will not be available; (ii) within 3 days after hand-delivered receipt of the association disclosure packet or notice that the association disclosure packet will not be available; or (iii) within 6 days after the post-marked date, if the association disclosure packet or notice that the association disclosure packet will not be available is sent to Purchaser via the United States mail. Purchaser may also cancel the Contract, without penalty, at any time prior to Settlement if Purchaser has not been notified that the association disclosure packet will not be available and the association disclosure packet is not delivered to Purchaser. Purchaser's notice of cancellation shall be either hand-delivered or sent via United States mail, return receipt requested, to Seller. Purchaser's cancellation pursuant to this subsection shall be without penalty. This Contract shall become void upon cancellation and the Deposit shall be refunded in full to Purchaser upon Purchaser's notice of cancellation.

If more than 6 months have elapsed between the date of ratification of this Contract and the Settlement Date, Purchaser may submit a copy of the Contract to the property owners' association along with a request for assurance that the information required by Virginia Code § 55-512 previously furnished to Purchaser in the association disclosure packet remains materially unchanged; or, if there have been material changes, a statement specifying such changes. Purchaser shall be provided with such assurances or such statement within 10 days of the receipt of such request by the property owner's association. Purchaser may be required to pay a fee for the preparation and issuance of the requested assurances. Said fee shall reflect the actual costs incurred by the property owners' association in providing such assurances but shall not exceed \$100.00 or such higher amount as may now or hereafter be permitted pursuant to applicable statutes.

Any rights of Purchaser to cancel the Contract provided by the Act are waived conclusively if not exercised prior to Settlement.

- (b) **Virginia Residential Property Disclosure Act**. The Virginia Residential Property Disclosure Act (§55-517 et seq. of the Code of Virginia) requires the owner of certain residential real property, whenever the property is to be sold or leased with an option to buy, to furnish to the purchaser a RESIDENTIAL PROPERTY DISCLOSURE STATEMENT stating the owner makes certain representations as to the real property. Said form is attached.
- (c) **Virginia Condominium Act.** Pursuant to Virginia Code § 55-79.97, Seller represents that the Property is <u>not</u> a condominium unit. If the Property is a condominium unit, this Contract is subject to the Virginia Condominium Act that requires Seller to furnish Purchaser with certain financial and other disclosures prior to entering into a binding contract. If the required disclosures

Seller's Initials	Purchaser's Initials

are unavailable on the date of ratification, Seller shall promptly request them from the unit condominium owners' association and provide them to Purchaser who shall acknowledge receipt in writing upon delivery. If Purchaser fails to receive the disclosures within 15 days after the date of ratification of this Contract or the disclosures are found unacceptable to Purchaser, Purchaser may void this Contract by delivering notice to the Broker within 3 days after the disclosures are received or due (if not received) and Purchaser's Deposit shall be returned promptly.

If more than 60 days have lapsed between the date of ratification of this Contract and the Settlement Date, Purchaser may submit a copy of the Contract to the unit owners' condominium association with a request for assurance from the unit owners' condominium association that there have been no material changes from the previously furnished information from the unit owners' condominium association.

Purchaser may declare this Contract void within 3 days after either receipt of the required disclosures or of notice that there are material changes, or the failure of the condominium unit owners' association to provide assurances (within 10 days after receipt of Purchaser's request) that there have been no material changes.

(d) Mechanics' and Materialmen's Liens.

NOTICE

Virginia law (Virginia Code § 43-1 et seq.) permits persons who have performed labor or furnished materials for the construction, removal, repair or improvement of any building or structure to file a lien against the Property. This lien may be filed at any time after the work is commenced or the material is furnished, but not later than the earlier of (i) 90 days from the last day of the month in which the lienor last performed work or furnished materials or (ii) 90 days from the time the construction, removal, repair or improvement is terminated. (See Standard Provision J on Exhibit A.)

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

(e)	Notice of Principal Residence. Purchaser does _	or does not	intend to occupy
the Pr	operty as Purchaser's principal residence.		

(f) **Title Insurance Notification.** Purchaser may wish at Purchaser's expense to purchase owner's title insurance. Depending on the particular circumstances of the transaction, such insurance could include affirmative coverage against possible mechanics' and materialmen's liens for labor and materials performed prior to Settlement and which, though not recorded at the time of recordation of Purchaser's deed, could be subsequently recorded and would adversely affect Purchaser's title to the Property. The coverage afforded by such title insurance would be governed by the terms and conditions thereof, and the premium for obtaining such title insurance coverage will be determined by its coverage.

Seller's Initials	Purchaser's Initials

- (g) **Lead-Based Paint Disclosure.** The certification, required pursuant to the Lead-Based Paint Hazard Reduction Act of 1992, signed by Seller on any residence built prior to 1978. Home was built in 2000 and lead base paint disclosure is not applicable.
- (h) Choice of Settlement Agent. Virginia's Consumer Real Estate Settlement Protection Act provides that the purchaser or borrower has the right to select the settlement agent to handle the closing of this transaction. The settlement agent's role in closing this transaction involves the coordination of numerous administrative and clerical functions relating to the collection of documents and the collection and disbursement of funds required to carry out the terms of the contract between the parties. If part of the purchase price is financed, the lender for the purchaser will instruct the settlement agent as to the signing and recording of loan documents and the disbursement of loan proceeds. No settlement agent can provide legal advice to any party to the transaction except a settlement agent who is engaged in the private practice of law in Virginia and who has been retained or engaged by a party to the transaction for the purpose of providing legal services to that party.

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 purchaser or borrower is entitled to receive a copy of these guidelines from your settlement agent, upon request, in accordance with the provisions of the Consumer Real Estate Settlement Protection Act.

7. Standard Provisions.

(a) **Deposit.** If Purchaser fails to complete settlement on or before the Settlement Date, time being of the essence, the Deposit shall be forfeited to the Seller. Such forfeiture shall not limit any liability of the defaulting Purchaser or any rights or remedies of the Seller with respect to any such default, and the defaulting Purchaser shall be liable for all costs of re-sale of the Property (including attorney's fees of Seller), plus any amount by which the ultimate sale price for the Property is less than the defaulting purchaser's bid. After any such default and forfeiture, the Property may, at the discretion of the Seller, be conveyed to the next highest bidder of the Property whose bid was acceptable to the Seller. In the event the Seller does not execute a deed of conveyance for any reason, the Purchaser's sole remedy shall be the refund of the deposit. Immediately upon delivery of the deed for the Property by the Seller, all duties, liabilities, and obligations of the Seller, if any, to the purchaser with respect to the Property shall be extinguished.

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Seller's Initials	Purchaser's Initials

- (b) **Expenses and Prorations.** Seller agrees to pay the costs of preparing the deed, certificates for non-foreign status and state residency and the applicable IRS Form 1099, and the recordation tax applicable to grantors. 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, rent and mortgage insurance, if any, shall be prorated as of Settlement. In addition to the Purchase Price, Purchaser shall pay Seller (i) for all propane 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.
- (c) **Title.** At Settlement, Seller shall convey to Purchaser good and marketable fee simple title to the Property by **Deed of Special Warranty**, 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 for residential purposes or render the title unmarketable. If a defect is found which can be remedied by legal action within a reasonable time, Seller shall, at Seller's expense, promptly take such action as is necessary to cure the defect. If Seller, acting in good faith, is unable to have 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.
- (d) Land Use Assessment. In the event the Property is taxed under land use assessment and this sale results in disqualification from land use eligibility, Seller 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.
- (e) **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.
- (f) **Property Sold "As Is".** Purchaser agrees to accept the Property at Settlement in its present physical condition. No representations or warranties are made as to zoning, structural integrity, physical condition, environmental condition, construction, workmanship, materials, habitability, fitness for a particular purpose, or merchantability of all or any part of the Property.

Seller's Initials	Purchaser's Initials

- (g) **Counterparts.** This Contract may be executed in one or more counterparts, with each such counterpart to be deemed an original. All such counterparts shall constitute a single agreement binding on all the parties hereto as if all had signed a single document. It is not necessary that all parties sign all or any one of the counterparts, but each party must sign at least one counterpart for this Contract to be effective.
- (h) **Assignability.** This Contract may not be assigned by either Seller or Purchaser without the written consent of the other.
- (i) **Miscellaneous.** The parties to this Contract agree that it shall be binding upon them, and their respective personal representatives, successors and assigns, and that its provisions shall not survive Settlement and shall be merged into the deed delivered at Settlement except for the provisions relating to rollback taxes. This Contract contains the final agreement between the parties hereto, and they shall not be bound by any terms, conditions, oral statements, warranties or representations not herein contained. This Contract shall be construed under the laws of the Commonwealth of Virginia.

Seller's Initials	Purchaser's Initials

Purchaser's Initials _____

IN WITNESS WHEREOF, the Purchaser a day and year first above written.	and the Seller have duly	y executed this Contract as of the
Shelton Leo Barefoot Estate (Seller)		06/23/2022
Purchaser Name		
Address		
Phone #	Email	
		06/23/2022
(Purchaser signature)		
Purchaser Name		
Address		
Phone #	Email	
		06/23/2022
(Purchaser signature)		

Seller's Initials _____



ROANOKE VALLEY ASSOCIATION OF REALTORS®



RESIDENTIAL SEPTIC SYSTEM DISCLOSURE STATEMENT

Section 32.1-164.1:1 Code of Virginia provides whenever any onsite sewage system is failing and is on or serves real property consisting of not less than one nor more than four dwelling units and the Board of Health's (Board) regulations for repairing such failing system impose (i) a requirement for treatment beyond the level of treatment provided by the existing onsite sewage system when operating properly or (ii) a new requirement for pressure dosing, the Owner may request a waiver from such requirements. The Commissioner shall grant any request for such waiver, unless he finds that the failing system was installed illegally without a permit. Any such waivers shall be recorded in the land records of the clerk of the circuit court in the jurisdiction in which the property on which the relevant onsite sewage system is located. Waivers granted hereunder shall not be transferable and shall be null and void upon transfer or sale of the property on which the onsite sewage system is located. Additional treatment or pressure dosing requirements shall be imposed in such instances when the property is transferred or sold.

The Owner of the relevant property shall disclose that any operating permit for the onsite sewage system that has been granted a waiver authorized by this subsection shall be null and void at the time of transfer or sale of the property and that the Board's regulatory requirements for additional treatment or pressure dosing shall be required before an operating permit may be reinstated.

The Owner(s) acknowledges that the Broker has informed the Owner of the Owner's rights and obligations with respect to the information above. The Owner(s) certify that they() have (X) have not been granted a waiver from the Board. In the

Legal Description: TA				
<u> </u>	<u>Ficks, Executo</u> Owner	r of the Tistente of Shelts Date	n <u>Leo Barefoot</u> Owner	Date
-	naser after the acce	ptance of the real estate purchase	respect to the Property. If disclose contract, the purchaser's sole reme	dy shall be to terminate
five days after the po purchaser; (iii) settlen purchaser of a written estate purchase contra contains a disclosure t	stmark if the disclerent upon purchased waiver of the pur- act; or (vi) the pur- that the right of term	osure is deposited in the United e of the property; (iv) occupancy chaser's right of termination und chaser making written application initiation shall end upon the applica-	(i) three days after delivery of the of States mail, postage prepaid, and proof the property by the purchaser; (or this chapter contained in a writing on to a lender for a mortgage loan ation for the mortgage loan. urchaser of the Purchaser's right	roperly addressed to the (v) the execution by the g separate from the real where such application

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only be used by members in good standing of the Roanoke Valley Association of REALTORS®.



SUMMARY OF RIGHTS AND OBLIGATIONS OF SELLERS AND PURCHASERS UNDER THE VIRGINIA RESIDENTIAL PROPERTY DISCLOSURE ACT



Virginia's Residential Property Disclosure Act (the "Act") (Virginia Code § 55.1-700 et seq.) requires real estate licensees to inform the parties to a transaction with whom they deal of their rights and obligations under the Act. The licensee providing this information to you is prepared to answer any questions you may have about what the Act means to you, and to furnish you with a copy of the Act at your request.

The Act applies to sales, exchanges, installment sales, or leases with option to purchase of residential real property improved with one to four dwelling units. The Act does not apply to: transfers pursuant to court order (estate administration, pursuant to writ execution, foreclosure, bankruptcy, condemnation, or by decree for specific performance); transfers among co-owners; transfers among spouses; transfers among parents or grandparents and their children or grandchildren; tax sales; transfers involving a government or housing authority; or (subject to certain exceptions discussed below) sales of new homes.

The Act requires sellers to furnish purchasers with a disclosure statement developed by the Virginia Real Estate Board. The statement must be furnished to the purchaser before final ratification of the purchase contract or the purchaser may terminate the contract or sue later for damages. The disclosures will be current as of the date of delivery. The seller will not be required to provide updated or additional disclosures if a transaction pursuant to a ratified real estate contract proceeds to settlement after the effective date of legislation amending any of the disclosures under § 55.1-700, provided that the correct disclosures were delivered under the law in effect at the time of delivery. The statement will direct purchasers to the RESIDENTIAL PROPERTY DISCLOSURES webpage (http://www.dpor.virginia.gov/Consumers/Disclosure_Forms/) for important information about the real property. Purchasers are advised to consult the webpage.

A seller, in furnishing a disclosure statement, makes no representations or warranties as to the condition of the property or any improvements located thereon nor with respect to the matters set forth and described at the RESIDENTIAL PROPERTY DISCLOSURES web page (http://www.dpor.virginia.gov/Consumers/Disclosure_Forms/). Purchaser is advised to exercise whatever due diligence purchaser deems necessary, including a home inspection, as defined in Virginia Code § 54.1-500, in accordance with the terms and condition of the purchase contract, but in any event prior to settlement.

A builder of a new home must disclose to a purchaser in writing all known material defects which would constitute a violation of any applicable building code. In addition, for property located wholly or partially in any locality comprising Planning District 15 (the City of Richmond, the Town of Ashland, and the counties of Charles City, Chesterfield, Goochland, Hanover, Henrico, New Kent, and Powhatan), the builder (or seller, if the owner is not the builder) shall disclose in writing whether mining operations have previously been conducted on the property or the presence of any abandoned mines, shafts or pits. This disclosure does not abrogate any warranty or other obligations the builder may have to the purchaser, and must be made (i) when selling a completed home, before acceptance of the purchase contract, or (ii) when selling a home before or during construction, after issuance of a certificate of occupancy. No disclosure or statement of any kind is required if there is no such information to disclose. Any required disclosure may be, but need not be, contained in the disclosure statement described in this summary.

A purchaser must be furnished with a disclosure statement signed by the seller prior to final ratification of the purchase contract. If such statement is received after final ratification, the purchaser's sole remedy shall be to terminate the purchase contract by sending written notice to the seller either by hand delivery or U.S. Mail, postage prepaid, at or prior to the earliest of (i) three days after receiving the statement (if delivered in person); (ii) five days after postmark (if sent by U.S. Mail, postage prepaid); (iii) settlement; (iv) occupancy by purchaser; (v) purchaser's making written application for a mortgage loan if such application discloses that the termination right ends upon application; (vi) purchaser's execution of a written waiver of the right to terminate (such waiver may not be in the purchaser contract).

If the seller fails to provide the required disclosure statement, the contract may be terminated as set forth above. If the seller fails to provide the required disclosure statement, or the seller misrepresents, willfully or otherwise, the information required in such disclosure, except as a result of information provided by the locality in which the property is located, the purchaser may bring an action to recover actual damages suffered as a result of such violation. No purchaser of property located in a noise zone designated on the official zoning map of the locality as having a day-night average sound level of less than 65 decibels shall have a right to maintain an action for such damages. Any such action must be brought within one year of the date the purchaser received the disclosure statement. If no disclosure statement was provided to the purchaser, the action must be brought within one year of the date of settlement, or purchaser's occupancy of the property by lease with option to purchase.

Purchasers should be aware that neither a seller nor a real estate licensee is obligated to disclose facts or

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occurrences which have no effect on the physical structure of the property, its physical environment, or the improvements located thereon, or the fact that the property was the site of a homicide, felony, or suicide. Furthermore, it is a violation of federal law to disclose whether a previous occupant of the property was afflicted with the HIV virus or has AIDS. Purchasers should be aware that in providing a disclosure statement:

- 1. The owner is making no representations or warranties as to the condition of the real property or any improvements thereon, or with regard to any covenants and restrictions, or any conveyance of mineral rights, as may be recorded among the land records affecting the real property or any improvements thereon. Purchasers should exercise whatever due diligence they deem necessary, including obtaining a home inspection, as defined in § 54.1-500, a mold assessment conducted by a business that follows the guidelines provided by the U.S. Environmental Protection Agency, and a residential building energy analysis as defined in § 54.1-1144, in accordance with the terms and conditions as may be contained in the real estate purchase contract.
- 2. The owner is making no representations with respect to any matters that may pertain to parcels adjacent to the subject property, including zoning classification or permitted uses of adjacent parcels. Purchasers should exercise whatever due diligence they deem necessary with respect to adjacent parcels in accordance with the terms and conditions of the purchase contract, but in any event prior to settlement on the subject property.
- 3. The owner makes no representations as to any matters that pertain to whether the provisions of any historic district ordinance affect the property. Purchasers are advised to exercise whatever due diligence they deem necessary with respect to any historic district designated by the locality pursuant to Virginia Code § 15.2-2306, including review of any local ordinance creating such district or any official map adopted by the locality depicting historic districts, any materials available from the locality that explain any requirements to alter, reconstruct, renovate, restore, or demolish buildings or signs in the local historic district and the necessity of any local review board or governing body approvals prior to doing any work on a property located in a local historic district, in accordance with terms and conditions as may be contained in the purchase contract, but in any event prior to settlement on the property.
- 4. The owner makes no representations with respect to whether the property contains any resource protection areas established in an ordinance implementing the Virginia Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.) adopted by the locality where the property is located pursuant to Virginia Code § 62.1-44.15:74. Purchasers should exercise whatever due diligence they deem necessary to determine whether the provisions of any such ordinance affect the property, including review of any official map adopted by the locality depicting resource protection areas, in accordance with terms and conditions as may be contained in the purchase contract, but in any event prior to settlement on the property.
- 5. The owner makes no representations with respect to information on any sexual offenders registered under Chapter 23 (§ 19.2-387 et seq.) of Title 19.2. Purchasers are advised to exercise whatever due diligence they deem necessary with respect to such information, in accordance with the terms and conditions of the purchase contract, but in any event prior to settlement. Such information may be obtained by contacting the local police department or the Department of State Police, Central Criminal Records Exchange, at (804) 674-2000, or on the Internet at http://sex-offender.vsp.virginia.gov/sor/.
- 6. The owner makes no representations with respect to whether the property is within a dam break inundation zone. Purchaser is advised to exercise whatever due diligence the purchaser deems necessary with respect to whether the property resides within a dam break inundation zone, including a review of any map adopted by the locality depicting dam break inundation zones.
- 7. The owner makes no representations with respect to the presence of any wastewater system, including the type or size thereof or associated maintenance responsibilities related thereto, located on the property and the purchaser is advised to exercise whatever due diligence the purchaser deems necessary to determine the presence of any wastewater system on the property and the costs associated with maintaining, repairing, or inspecting any wastewater system, including any costs or requirements related to the pump-out of septic tanks, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to that contract.
- 8. The owner makes no representations with respect to any right to install or use solar energy collection devices on the property.
- 9. The owner makes no representations with respect to whether the property is located in one or more special flood hazard areas and purchasers are advised to exercise whatever due diligence they deem necessary, including (i) obtaining a flood certification or mortgage lender determination of whether the property is located in one or more special flood hazard areas, (ii) reviewing any map depicting special flood hazard areas, (iii) contacting the Federal Emergency Management Agency (FEMA) or visiting the website for FEMA's National Flood Insurance Program or the Virginia Flood Risk Information Website operated by the Department of Conservation and Recreation, and (iv) determining whether flood insurance is required, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such contract. A flood risk information form that provides additional information on flood risk and flood insurance is available for download by the Real Estate Board on its website.
- 10. The owner makes no representations with respect to whether the property is subject to one or more conservation or other easements and that purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such contract; and

- 11. The owner makes no representations with respect to whether the property is subject to a community development authority approved by a local governing body pursuant to Article 6 (§ 15.2-5152 et seq.) of Chapter 51 of Title 15.2 of the Virginia Code and that purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary in accordance with terms and conditions as may be contained in the real estate purchase contract, including determining whether a copy of the resolution or ordinance has been recorded in the land records of the circuit court for the locality in which the community development authority district is located for each tax parcel included in the district pursuant to Virginia Code § 15.2-5157, but in any event, prior to settlement pursuant to such contract.
- 12. The seller represents that there are no pending enforcement actions pursuant to the Virginia Uniform Statewide Building Code (§ 36-97 et seq.) that affect the safe, decent and sanitary living conditions of the property of which the seller has been notified in writing by the locality, nor any pending violation of the local zoning ordinance that the seller has not abated or remedied within the time period set out in the written notice of violation from the locality or established by a court of competent jurisdiction, except as set out in the disclosure statement.
- 13. The seller makes no representations with respect to whether the property is located on or near deposits of marine clays (marumsco soils), and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary in accordance with the terms and conditions as may be contained in the real estate purchase contract, including consulting public resources regarding local soil conditions and having the soil and structural conditions of the property analyzed by a qualified professional.
- 14. The seller makes no representations with respect to whether the property is located in a locality classified as Zone 1 or Zone 2 by the U.S. Environmental Protection Agency's (EPA) Map of Radon Zones, and purchasers are advised to exercise whatever due diligence they deem necessary to determine whether the property is located in such a zone, including (i) reviewing the EPA's Map of Radon Zones or visiting the EPA's radon information website; (ii) visiting the Virginia Department of Health's Indoor Radon Program website; (iii) visiting the National Radon Proficiency Program's website; (iv) visiting the National Radon Safety Board's website that lists the Board's certified contractors; and (v) ordering a radon inspection, in accordance with the terms and conditions as may be contained in the real estate purchase contract, but in any event prior to settlement pursuant to such contract.
- 15. The seller makes no representations with respect to whether the property contains any pipe, pipe or plumbing fitting, fixture, solder, or flux that does not meet the federal Safe Drinking Water Act definition of "lead free" pursuant to 42 U.S.C. § 300g-6, and purchasers are advised to exercise whatever due diligence they deem necessary to determine whether the property contains any pipe, pipe or plumbing fitting, fixture, solder, or flux that does not meet the federal Safe Drinking Water Act definition of "lead free", in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event prior to settlement pursuant to such contract.
- 16. The seller makes no representations with respect to the existence of defective drywall on the property, and purchasers are advised to exercise whatever due diligence they deem necessary to determine whether there is defective drywall on the property, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event prior to settlement pursuant to such contract. For purposes of this paragraph, "defective drywall" means the same as that term is defined in Virginia Code § 36-156.1.
- 17. The seller makes no representation with respect to the condition or regulatory status of any impounding structure or dam on the property or under the ownership of the common interest community that the owner of the property is required to join, and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary to determine the condition, regulatory status, cost of required maintenance and operation, or other relevant information pertaining to the impounding structure or dam, including contacting the Department of Conservation and Recreation or a licensed professional engineer.

If the property is located in a locality in which a military air installation is located, the seller must provide purchasers with a disclosure statement setting forth whether the property is located in a noise zone or accident potential zone, or both, if so designated on the official zoning map of the locality. Such disclosure shall state the specific noise or accident potential zone, or both, in which the property is located.

Please acknowledge receiving a copy of this summary by signing below.

Carolyn G. Hicks, Executor of the Estate of Shelton Leo Barefoot 06/07/2022	(Date)
	(Date)
	(Date)
	(Date)

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Virginia Real Estate Board https://www.dpor.virginia.gov/Consumers/Disclosure_Forms/



Purchaser

Date

RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

SELLER AND PURCHASER ACKNOWLEDGEMENT FORM

The Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the *Code of Virginia*) requires the owner of certain residential real property - whenever the property is to be sold or leased with an option to buy - to provide notification to the purchaser of disclosures required by the Act and to advise the purchaser that the disclosures are listed on the Real Estate Board webpage.

Certain transfers of residential property are excluded fi	rom this requirement (see § 55.1-702).			
PROPERTY ADDRESS/ Deepwater Rd, Indian Valley , VA 24105 LEGAL DESCRIPTION: TAX ID 5-A-39 / Deed Book 542-0287				
The purchaser is advised of the disclosure listed in the RESIDENTIAL PROPERTY DISCLOSURE STATEMENT located on the Real Estate Board webpage at: https://www.dpor.virginia.gov/Consumers/Residential Property Disclosures				
The owner(s) hereby provides notification as required under the Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the <i>Code of Virginia</i>) and, if represented by a real estate licensee as provided in § 55.1-712, further acknowledges having been informed of the rights and obligations under the Act.				
Carolyn G. Hicks, Executor of the Estate of Shelton Leo Barefoot Owner				
Owner	Owner **			
06/07/2022				
Date	Date			
The purchaser(s) hereby acknowledges receipt of notification of disclosures as required under the Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the <i>Code of Virginia</i>). In addition, if the purchaser is (i) represented by a real estate licensee or (ii) not represented by a real estate licensee but the owner is so represented as provided in § 55.1-712, the purchaser further acknowledges having been informed of the rights and obligations under the Act.				

DPOR rev 07/2021

Purchaser

Date

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

Lead Warning Statement

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

This disclosure applies to the property(ies) located at: Deepwater Rd, Indian Valley , VA 24105				
r's Disclosure (initial	1			
		heck (i) or (ii) helow):		
			the housing (explain):	
ii) (' J/Le ller ha	as no knowledge of lead-based pain	t and/or lead-based paint ha	azards in the housing.	
0,0,1				
Seller 1 and/or	has provided the Purchaser with lead-based paint hazards in the ho	n all available records a using (list documents below	v):	
(ii) Seller ha	as no reports or records pertaining t	o lead-based paint and/or le	ead-based hazards in the housing.	
haser's Acknowledgi	ment (initial)			
Purchaser ha	s received copies of all information	listed above.		
Purchaser ha	s received the pamphlet Protect Yo	ur Family from Lead in Yo	ır Home.	
	•	sk assessment or inspec	tion for the presence of lead-based paint	
nt's Acknowledgment	t (initial)			
150°				
		ligations under 42 U.S.C. 4	1852 (d) and is aware of his/her responsibility	
	1			
		above and certify, to	the best of their knowledge, that the	
Carolyn A Hic	br Fromtor old AND AND	al Shalton loo Ba	relati	
r	Date	Seller	Date	
naser	Date	Purchaser	Date	
Pari Par				
Levi Cox	06/06/2022			
	Date	Agent	Date	
Cox ed 7/2016				
	r's Disclosure (initial Presence of lead-based (i) Known leading Known l	r's Disclosure (initial) Presence of lead-based paint and/or lead-based hazards (ci) Known lead-based paint and/or lead-based paint hazards in the homeoficial and/or lead-based paint hazards. The Disclosure (initial) and the presence of lead-based paint hazards. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's ob to ensure compliance. The Acknowledgment (initial) and the Seller of the Seller's obtone the S	r's Disclosure (initial) Presence of lead-based paint and/or lead-based hazards (check (i) or (ii) below): i) Known lead-based paint and/or lead-based paint hazards are present in Known lead-based paint and/or lead-based paint hazards are present in Seller has no knowledge of lead-based paint and/or lead-based paint hazards and Reports available to the Seller (check (i) or (ii) below): ii) Seller has provided the Purchaser with all available records a and/or lead-based paint hazards in the housing (list documents below haser's Acknowledgment (initial) Purchaser has no reports or records pertaining to lead-based paint and/or lead-based paint and/or lead-based paint and/or lead-based paint hazards (check (i) or (ii) below): ii) received a 10-day opportunity (or mutually agreed upon period) to condinspection of the presence of lead-based paint and/or lead-based paint hazards. it's Acknowledgment (initial) Agent has informed the Seller of the Seller's obligations under 42 U.S.C. 4 to ensure compliance. ification of Accuracy following parties have reviewed the information above and certify, to mation they have provided is true and accurate. Carolyu G. Hicks. Executor of the Seller's Shelton Leo Basel Purchaser Date Purchaser Lewi Cox O6/06/2022 Agent Agent	