## **VIRGINIA REAL ESTATE PURCHASE AGREEMENT**

This Real Estate Purchase Agreement, effective on theth day of, 2 ("Effective Date"), is entered into between the Buyer and Seller as follows:	:02
Buyer Details	
Buyer Name:	_
Buyer Address:	
Buyer Entity Type (if not an individual):	-
Seller Details	
Seller Name:	
Seller Address:	
Seller Entity Type (if not an individual):	-
<b>1. Offer and Acceptance.</b> Buyer hereby agrees to purchase the real property of Seller, comprised of land and all improvements and structures contained therein, further described hereunder as follows (hereinafter "Property"):	
A. Real Property Details	
Property Address:	-
Title No:	-
Tax Information:	_
B. Personal Property	
Seller shall also include and transfer the following personal property to the Buyer as of the sale:	part
All personal property within the Property Others: (list and describe)	



<b>2.</b> \$			The total ("Purchas	•	price	for	the	Property	is
	pa	aid in full	nall be (choose on the Closing allments as fol	Date.					
	(describe installment payments)								
	2) \$		upon signing of at the complete at the Closing	tion of due o					
and Agr to s	<b>3. Warranties.</b> The Seller warrants that it is the legal and beneficial owner of the Property and agrees to transfer to the Buyer the Property on the terms and conditions of this Agreement. The Seller does not provide any other warranties, except the following (Seller to sign on the space for those applicable):								
Wa	rranties								
The Property is free of any liens, charges, or encumbrances.  All required validation, approval, or authorization (including corporate approvals where applicable) on the Seller's end for the transfer of the Property have been executed and obtained.									
The execution and performance of the Seller of the sale will not violate any laws or regulations.									
The Property is in a good condition or state, and in compliance with relevant									
laws and regulations.  There are no illegal tenants occupying the Property.  No incidents or conditions exist prior to Closing which may adversely affect  the standing or an addition of the Property.									
the standing or condition of the Property.  Seller has not concealed nor withheld any material information concerning the Property, or any information which may impact the Buyer's evaluation of the Property.									
	All real estate taxes concerning the Property are paid and updatedAll utility bills concerning the Property are paid and updated.								
the	Where applicable, all association or property management fees concerning the Property are paid and updated.						iing		



## **Claim/Litigation Warranties**

	 _The Property is no	t the subject c	of any arbitratio	nental or regulatory investigation or litigation proceedings. third parties against the Prope	
(includi the Pro	ing corporate appro	ovals where ap Buyer's execut	plicable) on its	idation, approval, or authoriza s end for the Buyer's purchas rmance of this Agreement will	e o
	<b>ing Date.</b> The Closi , 202_ at			A.M./PM. on theth te").	day

- **5. Pre-Closing Conduct.** Until Closing, the Seller must in good faith carry on with the regular care, maintenance, or operations of the Property, and ensure that the Property shall not materially change, nor shall the Seller sell or encumber the Property to parties other than the Buyer, or enter into any transaction which would adversely and materially affect the condition of the Property.
- **6. Condition Precedents.** The Parties Agree that this Agreement is conditional upon:
  - 1. The Buyer being afforded the opportunity to reasonably conduct due diligence, with cooperation of the Seller concerning the Property, and inspect the Property prior to the Closing Date;
  - 2. The Seller's compliance with all warranties stated herein;
  - 3. The Seller's compliance with all pre-completion conduct stated herein.
- **7. Closing.** Closing, subject to fulfillment of all Condition Precedents and Seller's Warranties, must take place on the Closing Date at the agreed upon location and time between the Buyer and the Seller, and as described under this section ("Closing"). In good faith, the Buyer and the Seller agree to execute all documents necessary to conclude this transaction, including the Seller and Buyer executing a warranty deed, or equivalent, to transfer the Property to the Buyer. The Buyer shall pay the Purchase Price in accordance with the terms of this Agreement.

The Seller will also provide the keys to the Property.

**8. Termination.** The Buyer may terminate or void this Agreement if any Condition Precedent is not satisfied, or if there is a violation in any of the Seller's Warranties. Upon



the Buyer sending a notice of its claim in writing to the Seller based on this paragraph, the Seller shall return to the Buyer any Purchase Price paid.

The Seller may terminate this Agreement if, without any stated justifiable reason or that is permitted under this Agreement, the Buyer delays in the payment of the Purchase Price or if the Buyer has breached any of its warranties. For termination under this paragraph, the Seller shall be entitled to keep the Earnest Money paid by the Buyer.

The remedies mentioned above shall be in addition to the rights of the innocent party to seek compensation or damages.

9. Transfer Fees	and laxes. Taxes relat	ted to this transaction shall be paid by
the Seller	the Buyer	both the Seller and the Buyer (choose one).
		fees related to this transaction shall be paid by: Buyer both the Seller and the Buyer
interpreted in acc	cordance with the laws	<b>olution.</b> This Agreement shall be governed and s of the State of Virginia, and all disputes arising ed within the Courts of the same State.
_	The Seller or the Buye vithout the consent of t	er shall not assign its rights and obligations under the other.
	The Seller attaches the y be required by law:	following Disclosure form(s) in relation to Seller's
	ased Paint Disclosure F	
The Seller also m	akes the following Disc	closure(s) as may be required by law:

**13. Severability.** If any provision of this Agreement is held to be illegal, invalid or unenforceable under any present or future law, then the remaining provisions of this Agreement shall remain in full force and effect, and the said offending provisions shall be



remove the said illeg	gality, invalidity,	or unenforceabi	lity.	·
Seller Signature	_			
Printed Name	_			
Date	_			
Buyer Signature	_			
Printed Name	_			
Date	_			

deemed automatically modified, limited, or increased as may be necessary in order to