NOTICE OF PUBLIC AUCTION SPECIAL COMMISSIONER'S SALE OF REAL ESTATE COUNTY OF PITTSYLVANIA, VIRGINIA

Pursuant to the terms of those certain Decrees of Sale entered in the Circuit Court of County of Pittsylvania, the undersigned Special Commissioner will offer for sale at a **live** public auction the following described real estate at **Pittsylvania County Community Center**, **115 S. Main Street**, **Chatham, Virginia 24531**, on **April 9**, **2025** at **12:00 PM**.

The sale of such property is subject to the terms and conditions below, and any term or conditions which may be subsequently posted or announced by Williams Auction Company ("Auctioneer") and Taxing Authority Consulting Services, PC ("TACS"). Subsequent announcements take precedence over any prior written or verbal terms of sale.

	Property Owner(s)	Tax Map No.	TACS No.	Property Description
J1	Adams Glass Estate	2534-87-5899 and 2534-87-3630	505007	188 Delta Drive, Hurt 24563
J2	Elizabeth C. Wade, et al.	1337-43-3428	304842	320 Loblolly Drive, Cascade 24069
J3	Unknown Owner	1388-31-7767	311875	Vacant; near Lemon Lane and Page Road, Danville 24541
J4	Steven J. Earles	1389-97-0344; 1389- 97-2281; and, 1389- 97-3189	809527	6520 Mount Cross Road, Danville 24540
J5	Joyce L. Bayes aka Joyce Ann Lyles, et al.	1453-64-2402	305640	2860 Water Oak Road, Callands 24530
J6	Unknown Owner	1443-24-0426	311711	**NOT Mapped on GIS**
J7	Matthew Bryan Shelton	1594-47-7271	305134	Vacant; Greenberry Drive, Pittsville 24139

GENERAL TERMS OF SALE: All sales are subject to confirmation by the Circuit Court. The Special Commissioner has the right to reject any bids determined to be unreasonable in relation to the estimated value of the Property. Any unsold property will be offered for sale again at the next auction, whenever that may be.

Properties are conveyed by Special Warranty Deed, subject to any easements, covenants, agreements, restrictions, reservations, and any and all rights of record which may affect the property. Properties are offered for sale as-is, where-is, and if-is, with all faults and without any warranty, either expressed or implied. Persons are encouraged to make a visual inspection of the

property within the limits of the law and to obtain an independent title search, at their own expense, prior to bidding on any of the properties to determine the suitableness of the property for their purposes. It is not guaranteed that the property has a right-of-way or that it is not landlocked. Property is sold in gross and not by the acre. There is no warranty as to the accuracy of any information contained in the GIS system, nor is the information contained therein a legal representation of any of the features of the property which it depicts. We do not provide and do not assist with obtaining title insurance or title to personal property.

The sale of property to the highest bidder is not contingent upon obtaining financing. Financing, if needed, is the sole responsibility of the high bidder. By bidding, parties are entering into a legally binding contract, waive all rescission rights, and understand that their bid is immediately binding, irrevocable, and enforceable. Additionally, by bidding, parties are representing that they have read, and agree to be bound by, all terms and conditions for this sale. Failure to complete the property purchase will result in forfeiture of any funds paid and may subject the highest bidder to additional damages, which may include expenses and any deficit upon resale.

PAYMENT TERMS: The highest bidder shall make a deposit in the amount of twenty-five percent (25%) or One Thousand Dollars (\$1,000.00), whichever is higher, **along with a 10% buyer's premium, subject to a minimum of \$150.00, added to the final bid**. Bids which are less than One Thousand Dollars (\$1,000.00) shall be paid in full at the time of the auction. Deposits shall not exceed Twenty Thousand Dollars (\$20,000.00) per parcel. Such sum shall be held by the Special Commissioner and credited towards the purchase price following confirmation of the sale. Subsequent taxes will be prorated from the auction date, and the highest bidder will be responsible for taxes from that date forward.

The balance of the purchase price and recording costs for deed recordation shall be deposited by the highest bidder with the Special Commissioner within fifteen (15) days of confirmation of the sale by the Court.

All payments must be made in the form of personal check, cashier's check or money order. <u>No</u> cash will be accepted.

GENERAL TERMS: To qualify as a purchaser at this auction, you may not owe delinquent taxes to County of Pittsylvania and you may not be a Defendant in any pending delinquent tax matter. Questions concerning the property subject to sale should be directed to TACS online at <u>www.taxva.com</u>, by email to <u>taxsales@taxva.com</u>, by phone to (804) 612-0629, or by writing to the address below.

Taxing Authority Consulting Services, PC Attn: Tax Sales – Pittsylvania County P.O. Box 31800 Henrico, Virginia 23294-1800

PURCHASER'S ACKNOWLEDGEMENT AND <u>CONTRACT OF SALE</u>

At that certain real estate tax sale which closed on Wednesday, April 9, 2025, the undersigned was the highest bidder on the real estate described below, for a bid price of \$

Case Name: County	of Pittsylvania v	(Case No)
Tax Map Number:	1		
Account Number:			
TACS Number:	an		
Buyer's Premium:	\$	+n/	
Bid Deposit:	\$	$H H \square$	
Credit Card Hold:	\$(
Total Due Now:	\$		

I understand that the above-referenced "Total Due Now" is required to be deposited today with the Special Commissioner and that the balance of the high bid and the deed recordation cost will be due within fifteen (15) days after confirmation of this sale by the Circuit Court of the County of Pittsylvania, Virginia. I understand that in the event my payment is returned or otherwise does not clear within twenty (20) days, this contract of sale may be voided, I may be responsible for damages or costs of resale, and the next highest bidder may be contacted to purchase the property.

I understand that this property is being sold subject to any covenants, easements, agreements, restrictions, reservations, conditions of record, and any claims of persons in possession. I understand that this property may not have a right-of-way to a public road, and I hereby accept this limitation. I understand that I will be notified at the address below of the date the Special Commissioner intends to ask the Court to confirm this sale, and that this Court hearing will be my last opportunity to raise any questions concerning this sale. I understand that this property is offered for sale as-is, with all faults and without any warranty, either expressed or implied, and I confirm that I have satisfied myself as to the property's existence and location prior to the execution of this contract.

I understand that I will be responsible for any real estate taxes on this parcel from the date of sale (April 9, 2025). I further understand that in the event I owe delinquent taxes to or am named as a Defendant in any delinquent tax suit filed by the above-named locality, that this contract shall be voidable and I agree to forfeit any right, title or interest that I may have in the real estate to the next highest bidder as listed in the auction documents.

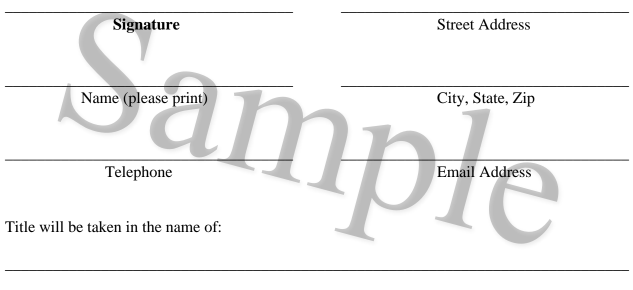
I understand that if I fail to comply with this Purchaser's Acknowledgement and Contract of Sale, or if the balance of the purchase price is not paid in full within fifteen (15) days of

PURCHASER'S ACKNOWLEDGEMENT AND CONTRACT OF SALE

confirmation, I agree to forfeit all amounts paid and pay any charges incurred by the Special Commissioner or the Court in collecting on the delinquent amount, that this real estate may be resold, and that I will be responsible for any deficiency upon resale.

I understand that by bidding, I have entered into a legally binding contract and that I waive all rescission rights. I understand that my bid was immediately binding, irrevocable, and enforceable.

I understand that the former owner(s) of this property may for good cause shown, within ninety (90) days from the entry of the Decree of Confirmation in this matter, petition the Court to have the matter reheard. I understand that title to the property described herein will be taken in the name(s) indicated below and I represent that I have the authority to purchase and title the property in the name(s) shown below.



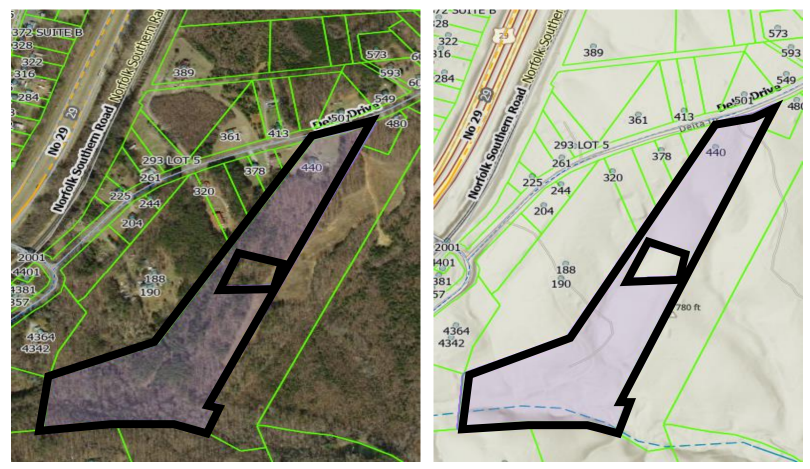
Type of Interest: \Box Tenants in Common \Box Tenants by Entirety with ROS \Box Joint Tenants \Box None

CERTIFICATION

It is hereby certified that the above-referenced purchaser has, on this 9th day of April 2025, acknowledged and executed the foregoing Purchaser's Acknowledgment and Contract of Sale. I further certify that the contact information and signature shown above belong to the aforementioned purchaser and are true and correct to the best of my knowledge.

Taxing Authority Consulting Services, PC

Property J1 Adams Glass, Estate



Parcel: 2534-87-3630 Address: 188 DELTA DR Owner: GLASS, ADAMS EST Parcel ID: 2534-87-5899

Land Value: \$43,500.00

Improvement Value: n/a

Total Value: \$43,500.00

Acreage: ± 21.76 acres

Property J2 Elizabeth C. Wade, et al.



Parcel: 1337-43-3428 Address: 320 LOBLOLLY DR Owner:

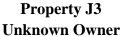
Owner: WADE, ELIZABETH C

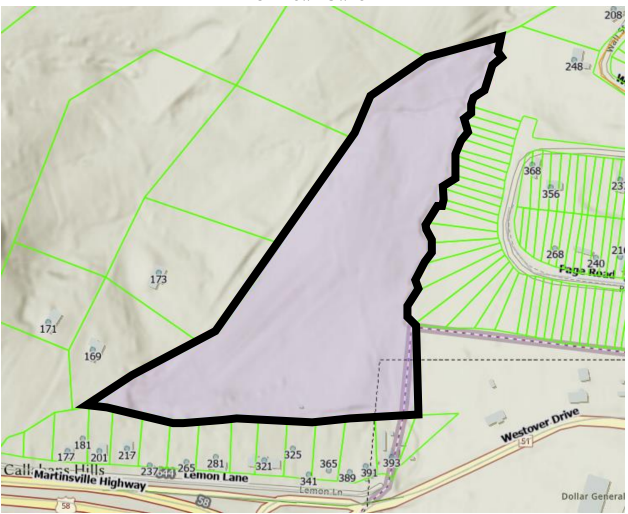
Land Value: \$15,000.00

Improvement Value: \$65,200.00

Total Value: \$80,200.00

Acreage: ± 1.00 acre





Parcel: 1388-31-7767 Address: Owner: UNKNOWN

Land Value: \$26,000

Improvement Value: n/a

Total Value: \$26,000

Acreage: ± 13.00 acres

Property J4 Steven J. Earles



Land Value: \$16,000

Improvement Value: \$62,700

Total Value: \$78,700

Acreage: ± 3.10 acres



Property J5 Joyce Ann Lyles



Parcel: 1453-64-2402 Address: 2860 WATER OAK RD Owner: LYLES, JOYCE ANN

Land Value: \$7,000 Improvement Value: \$5,000

Total Value: \$12,000

Acreage: ± 1.21 acres



Property J6 Unknown Owner



not mapped on GIS

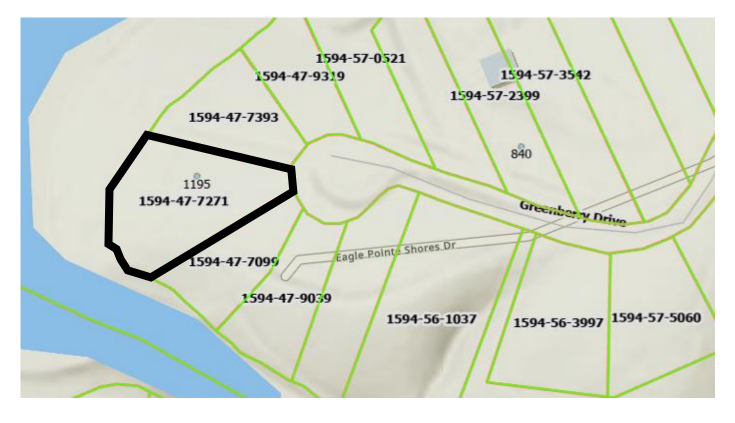
Land Value: \$45,000

Improvement Value: n/a

Total Value: \$45,000

Acreage: ± 25.00 acres

Property J7 Matthew Bryan Shelton



Parcel: 1594-47-7271 Address: 1195 GREENBERRY DRIVE Owner: SHELTON, MATTHEW BRYAN

Land Value: \$225,000

Improvement Value: n/a

Total Value: \$225,000

Acreage: ± 1.21 acres