

7578 N Broadway - Red Hook, NY 12571 p845.758.9114 - f845.758.9415 georgecole@georgecoleauctions.com

Principal Broker: George W. Cole c845.389.6337 Associate Broker: Elmer LeSuer c914.466.5940



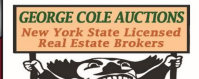
PURCHASE AGREEMENT CONTRACT

These Premises Are To Be Sold Under Under The Direction Of George Cole Auctions & Realty, And Upon Acceptance Of A Bid By The Seller, Pursuant To The Following Terms:

Notice: Attachment Of Signature By Both Seller And Buyer Is Indication Of A Meeting Of The Minds, And This Document Becomes A Legally Binding Contract. Your Signature Indicates That You Agree To Meet The Terms Set Forth Herein. If You Do Not Understand This Document, It Is Recommended That You Consult An Attorney.

1. Selier certilles the following data is substantially of	nred.	
Seller Estate Of John Mizerak Seller Mailing	Address 29 Ten Broeck Ave Hudson NY	12534
Hereby Offer The Following Real Property For Sale	By Public Auction On This The <u>23rd</u> Da	y Of <u>Nov</u> , 20 <u>25</u>
Property Description Single Family Residence	Class 210 RES 1	
Property Address 29 Ten Broeck Ave Hudson NY	12534	
City/Town Hudson	County <u>Columbia</u>	StateNY
Lot Size <u>+/- 0.25 Acres</u> Tax Map ID/SBL <u>110.14-3-</u>	77	
Deed Recorded Columbia County Clerk Book:	966 Page: 2408 TAX ASSESSMENT	Г: <u>\$ 344,000</u>
TAX BILLS: Combined Total Taxes: \$ 4,690.73 20	24Town/County: <u>\$ 2,152.39</u> 2023 Schoo	ol: <u>\$ 2,538.34</u>
2. The sale includes all fixtures, unless specifically expaid for and owner by Seller clear of any liens or efixtures include, but are not limited to plumbing, heating of personal property, but no others, conveyed in "As-	encumbrances, other than existing mortgang ng and lighting fixtures. Also included are t	age(s) if any. The
No Exclusions		
2 Any statements made in calculativers or advertising	relating to this property are not to be sen	saidered as part a

- 3. Any statements made in sales flyers or advertising relating to this property are not to be considered as part of these terms. There are no representations, warranties or contingencies to Purchaser's obligation to close other than those specifically set forth in these terms of sale. Purchaser agrees to take the property in "As-Is". No representations, warranties or promises have been made by the Seller or Auctioneer regarding the condition of the property or systems including but not limited to, heating, plumbing, sewer/septic, roof, foundation, basement, appurtenances or out buildings, unless there is an express representation, warranty or promise in this contract.
- 4. The Premises are sold subject to: (a) Building & Zoning regulations; (b) Conditions, agreements, restrictions and easements of record; (c) Any state of facts that an inspection or survey of the property may disclose. All of the above shall only apply so long as they are not violated by the existing nature of the property and the buildings or improvements thereon and/or render title unmarketable and do not threaten the continued use or occupancy of the property in its present form.
- 5. Title insurance, if any, shall be paid for by the Purchaser.



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- 6. As of the day of the closing, the parties shall apportion, as applicable, all rents, security deposits, taxes, fuel, water and sewer charges.
- 7. The Purchaser will, at the time and place of sale, sign this contract agreeing to follow through with the purchase in accordance of the terms and conditions set forth herein.
- 8. Risk of loss or damage to the property until transfer shall be assumed by the Seller. If damage to the property in excess of 1% of the value of the bid, which is also to be considered the purchase price, occurs prior to transfer, and the seller chooses not to repair, or allow for materials, either Seller or Purchaser shall have the option of cancelling this contract without further liability. In such case, Auctioneer will retain the Buyer's Premium as having been fully earned upon the meeting of the minds and documented by the execution of this document, and will refund any outstanding escrowed funds to the Purchaser. Seller assumes sole responsibility for any other refund due the Purchaser in the event of loss or damage or default.
- 9. The cost of the revenue stamps to be attached to the deed shall be paid for by the Purchaser. No Abstract of Title or Survey will be furnished. All abstract of Title of Title Continuation and other charges including deed stamps, are to be paid for by the Purchaser.
- Auctioneer is not required to send any notice to purchaser and if the purchaser neglects to call at time and place of closing, to receive the deed, he or she will forfeit all monies of deposit, including the buyer's premium.
- Purchaser is required to pay a Buyer's Premium which is the Auctioneer's fee. The Buyer's Premium is equal to 10% of the accepted bid which is the purchase price and is payable in accordance with the payment schedule enclosed herein. Parties agree that the Buyer's Premium, which is the Auctioneers fee, shall be satisfied first before any other payments to Seller or Buyer, once received is non-refundable, and having been fully earned will become the property of the Auctioneer immediately upon receipt of the funds. In the event of default by either Seller or Buyer, the party in default will be liable to pay or to reimburse the other party the amount of the buyer's premium as additional liquidated damages.
- If Purchaser fails to close title in accordance with these terms of sale, through no fault of the Seller, it is agreed that the Purchaser forfeits all funds deposited, the Auctioneer shall retain the buyer's premium, and the Seller shall retain the balance of funds deposited by the Purchaser.
- Seller shall give and Purchaser shall accept such title as any member of the New York Board of Title Underwriters will be willing to approve and insure in accordance with their standard form of title policy, subject only to matters provided for in this contract. If Seller is unable to transfer title in accordance with this contract, Seller's sole responsibility to Purchaser shall be to refund all money paid on account of these terms of sale including Buyer's Premium, plus all charges incurred and paid by Purchaser for examining title, up to \$250.00. Upon making such refund and payment, the agreement shall be null and void and neither Seller nor purchaser shall have any further right or cause of action against the other or against the auctioneer.
- Seller shall deliver to Purchaser a bargain sale deed, giving good and marketable title in fee simple, free and clear of all encumbrances, except stated in this contract. The delivery of the deed constitutes full compliance with the terms, covenants and conditions of this contract. None of the covenants or warranties of this contract, or any riders shall survive passage of title.

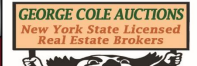


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- The Seller, through their agent, the auctioneer, at their option, may recall the property, if the successful bidder shall fail to comply with the terms set forth herein. The person failing to comply, in addition to forfeiting any deposits made on account, will be held liable for any deficiency resulting from resale of premises.
- Purchaser may deliver to Seller prior to closing, a copy of a title insurance report, including the exception sheets, tax search, survey and survey reading, if any, any property description. Seller shall have reasonable time after receipt of the title report to remove objections that render title unmarketable and which Purchaser is not obligated to take title subject to. In such case, the closing may be adjourned for a reasonable period of time. Nothing in this paragraph, however, shall obligate Seller to take any action or commence any proceeding or to incur any expense to render title marketable.
- 17 Payment will take place according to the following schedule:
 - a. INITIAL PAYMENT BUYER'S PREMIUM: On Day of Auction, Purchaser is required to pay the sum of \$\frac{15,000.00}{\text{ in U.S.}}\$ in U.S. Cash or certified bank check made payable to "George Cole Auctions". These funds will be applied first to satisfy the buyer's premium which is the Auctioneer's fee and having been earned, is payable immediately. The overage, if any, will be held in escrow by auctioneer until closing or default.
 - b. SECOND PAYMENT COMPLETION OF BUYER'S PREMIUM: In the event that Initial Payment does not satisfy Auctioneer's fee, Within 2 business days of acceptance, and prior to closing, the purchaser is required to pay the sum amount required to completely satisfy the Auctioneer's fee which is the buyer's premium. These funds are payable immediately to Auctioneer as having been earned by a meeting of the minds. Funds are payable in US Cash or certified check made out to "George Cole Auctions".
 - c. THIRD PAYMENT 10% Toward Purchase Price: Within 10 business days of acceptance, and prior to closing the purchaser is required to pay an addition amount to have in escrow the sum amount of 10% of the purchase price which is the hammer price. Funds are payable in US Cash or certified check made out to "George Cole Auctions Escrow" These funds will be held in escrow until closing or default.
 - d. FINAL PAYMENT CLOSING: The balance of funds shall be paid upon closing, on or before December 31st, 2025, at a time and location to be determined by the attorney for the Seller. Time is of the essence as to the date the deed will be ready which is the closing date.
- 18 Seller reserves the right to accept or reject highest bid.
- Auctioneer reserves the right to deny any person admission to attend and/or permission to participate in the live public auction. Any person refusing to maintain peaceable composure will be asked to leave the premises so the auction can continue.
- If any provision, or part thereof, of this Agreement is or becomes invalid, illegal or unenforceable, the provision shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not practical, the relevant provision shall be deemed deleted.



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21 AGREED PA	YMENT SCHE	DULE		
SALE PRICE:	\$			
BUYER'S PREMIUM:	\$	- (10% of Hammer Price AKA Purchase Price)		
TOTAL COMMITMENT	Γ: \$	-		
1ST PAYMENT	\$	Rcvd:	Cash/Ck#:	
2ND PAYMENT	\$	Rcvd:	Cash/Ck#:	
3RD PAYMENT	\$	Rcvd:	Cash/Ck#:	
CLOSING	\$	On or Before Decer	mber 31st, 2025	
in addition to the Accep	oted Bid, which i sale/purchase i	s the Purchase Price, n accordance with co	er, is not considered part of the Accepted which is due the Seller. I/We the undersign anditions and payment schedule set forth h	ned hereby perein.
BUYER(s): (sign)			DATE:	
BUYER ATTORNEY A	DRESS:			
BUYER ATTORNEY P	HONE & EMAI	L:		
SELLER(s): (print)	Estate Of John Mizerak			
SELLER(s): (sign)			DATE:	
SELLER ATTORNEY I	F ANY: (print)			
SELLER ATTORNEY	ADRESS:			
SELLER ATTORNEY I	PHONE & EMA	IIL:		
WITNESS: (print)				
WITNESS: (sign)			DATF.	