(9) TAX DEEDED PROPERTIES IN ROCHESTER, NH AT ___

PUBLIC AUCTION

SINGLE FAMILY HOME ON 0.44± ACRE • BUILDING LOT • EAST ROCHESTER FIREHOUSE (3) MANUFACTURED HOMES • UNDEVELOPED WOODED LOTS

SATURDAY, OCTOBER 5 AT 10:00 AM

Sale to be held at the Rochester City Hall, 31 Wakefield Street, Rochester, NH Registration from 9:00 AM

ID#19-248 • We have been retained by the City of Rochester to sell at **PUBLIC AUCTION** these (9) properties which were acquired by Tax Collector's Deed. These properties have a total assessed value of \$373,000 & appeal to investors, abutters, & builders.

SALE # 1: Tax Map 103, Lot 123, 19 Main Street



1902 fire station located on a 0.07± acre lot formerly the East Rochester Firehouse • Building features 5,916± SF GBA, (2) ½ BA, brick exterior, & 1-car under garage • Neighborhood Mixed Use zoned & served by city water & sewer • Assessed Value: \$202,800. 2018 Taxes: \$5,581. **DEPOSIT: \$5,000**

SALE # 2: Tax Map 115, Lot 8, 5 Lois Street

New Englander style home located on a 0.44± acre lot w/frontage along Lois St. & Margaret St. • Home features 1,083± SF, 5 RMS, 2 BR, & 1BA • Detached garage & R1- Residential zoning district • City water & sewer • Assessed value:



\$62,500. 2018 Taxes: \$1,720. DEPOSIT: \$5,000

SALE # 3: Tax Map 256, Lot 70-39, 10 Lanai Drive



Mfd. home located in Briar Ridge Estates mobile home community • Home was built in 1988 & contains 1,296± SF, 6 RMS, 2 BR, & 1 ¾ BA

• Vinyl siding, storage shed, enclosed rear porch, FHA/propane heat • City water & septic system • Assessed value: \$49,700. 2018 Taxes: \$1,368.**DEPOSIT: \$2,500**

SALE # 4: Tax Map 222, Lot 4-120, 12 Downfield Lane





sessed value: \$11,100. 2018 Taxes: \$306 DEPOSIT: \$2,500



SALE # 5: Tax Map 259, Lot 16-37, 24 D'Amours Avenue • Manufactured home built in 1971 located in the Paradise Park mobile home community • Home has 624± SF, 4 RMS, 2 BR, & 1 BA • Vinyl siding, enclosed side porch, & FHA/oil heat • Well & septic system • Assessed value: \$7,900. 2018 Taxes: \$218. **DEPOSIT: \$2,500**

SALE # 6: Tax Map 125, Lot 35-1, 35 Linden Street • Wooded 0.17± acre buildable lot located in a quiet residential neighborhood just 1 mile from Downtown Rochester • Gently rolling in topography & slopes slightly down from the road • Assessed value: \$31,700. 2018 Taxes: \$872. **DEPOSIT: \$2,500**

SALE # 7: Tax Map 202, Lot 8, Old Wakefield Road • Undeveloped 2.2± acre lot located in north Rochester close to the Milton Town Line • Lot is landlocked & Agricultural Zoned • Assessed value: \$5,500. 2018 Taxes: \$151. DEPOSIT: \$1,000 SALE # 8: Tax Map 239, Lot 120, Dora Drive • Undeveloped 0.37± acre lot located at the end of a dead end street • Lot is wooded & Residential 2 zoned • Assessed value: \$900. 2018 Taxes: \$25. DEPOSIT: \$1,000

SALE # 9: Tax Map 108, Lot 43, Broadway Street • Undeveloped 0.37± acre lot located at the end of a dead end street in East Rochester • Lot is wooded & Residential 1 zoned • Assessed value: \$900. 2018 Taxes: \$25. DEPOSIT: \$1,000

10% BUYER'S PREMIUM PAYABLE TO AUCTIONEER DUE AT CLOSING

PREVIEW FOR SALES 1, 3, 4 & 5: By appointment w/auctioneers. SALES 2, 6, 7, 8 & 9: The properties are marked; a drive by is recommended.

Terms: All deposits by cash, certified check, bank treasurer's check, or other form of payment acceptable to the City of Rochester at time of sale, balance due within 30 days. SALES ARE SUBJECT TO CITY CONFIRMATION. THE CITY OF ROCHESTER RESERVES THE RIGHT TO REJECT ANY AND ALL BIDS. Conveyance by deed without covenants. All properties sold "as is, where is" subject to all outstanding liens, if any. Other terms may be announced at time of sale.

All information herein is believed but not warranted to be correct. All interested parties are advised to do their own due diligence relative to the buildability/non-buildability of any lot and all matters they deem relevant.

PLOT PLANS, PHOTOS & MORE DETAILS ARE AVAILABLE ON OUR WEBSITE



James R. St. Jean



45 Exeter Road, Epping, NH 03042, NH Lic. #2279 **603-734-4348 www.jsjauctions.com**



PURCHASE AND SALE AGREEMENT

AGREEMENT made this day of, 2019, by and between The City of Rochester , a New Hampshire municipality with an address of 31 Wakefield Street, Rochester, County of Strafford and State of New Hampshire (hereinafter referred to as "Seller") and with an address of (hereinafter referred to as "Buyer")
WITNESSETH:
WHEREAS, Seller is the owner in fee simple of a certain tract of land located in the City of Rochester, County of Strafford and State of New Hampshire more fully described in deed from to Seller dated recorded in the Strafford County Registry of Deeds at Book, Page
WHEREAS, Seller desires to sell to Buyer and Buyer desires to purchase from Seller, upon and subject to the terms and conditions set forth below,
NOW THEREFORE, in consideration of the mutual covenants, agreements and other consideration of the parties described herein, Seller and Buyer covenant and agree as follows:
1. <u>Sale and Purchase of Property.</u> Seller agrees to sell and convey to Buyer and Buyer agrees to purchase from Seller the Premises, inclusive of all building and any personal property thereon, for the consideration and upon the terms and conditions hereinafter stated, subject to the conditions precedent to Buyer's obligation for perform as set forth in detail in this Agreement.
2. <u>Premises to Be Conveyed.</u> The Premises shall include all rights and easements appurtenant thereto, and any and all right, title and interest of Seller, in and to any award made or to be made in lieu thereof for any taking or condemnation subsequent to the date hereof, either paid or unpaid and all personal property remaining on the Premises.
3. <u>Purchase Price</u> . Subject to the terms and conditions of this Agreement, Buyer shall buy the Premises and pay Seller therefore the sum of) (the "Purchase Price"), payable as follows:
(a) <u>Deposit</u> . The Buyer shall deliver to James R. St. Jean Auctioneers, LLC, as escrow agent ("Escrow Agent"), on the execution of this Agreement the sum ofDollars (\$) (said amount being referred as the "Deposit").
The Escrow Agent shall hold the Deposit in a non-interest bearing account. If Seller fails or refuses to perform its obligations under this Agreement, or if this Agreement is terminated by the Buyer in accordance with the provisions relating to termination set forth herein, then the Deposit shall be returned by the Escrow Agent to the Buyer. If Buyer fails or refuses to perform its obligations under this Agreement, then the

1

Seller's initials _____

Buyer's initials _____

Deposit shall be disbursed by the Escrow Ag	gent to Seller. Upon a closing of this
transaction, the Deposit shall be disbursed by	the Escrow Agent to Seller and applied
against the Purchase Price.	

wire transfer	(b) <u>Closing Payment</u> . Buyer shall pay the balance of the Purchase y, to Seller at Closing (as defined below) by bank check or in accordance with wire instructions to be provided by Seller to Buyer in to Closing and subject to all adjustments made pursuant to this
Buyer's Prem	(c) <u>Buyer's Premium Due</u> . The Purchase Price does not include the nium of ten percent (10 %) of the Purchase Price, due to the Auctioneer at
	Purchase Price \$at% equals Buyer's Premium \$
	Payment of such an amount by the Buyer in accordance with the

previous clause, by cash or certified check at closing, is a prior condition of the City's obligation to convey title. This Buyer's Premium is in addition to the Purchase Price and is payable directly to the Auctioneer.

4. <u>Due Diligence Period/Property Inspections.</u>

- (a) <u>Title</u>. The property is being sold in "As Is" condition. The City makes NO WARRANTY of any information contained herein. The parcel is being sold without warranty as to suitability for building, the ability to gain any desired regulatory approval from the City (i.e. zoning compliance), or the absence of any environmental hazard. The property is being sold as a property without any warranties or guarantees regarding chain of title or condition of the real estate. Bidders are responsible for performing their own due diligence appropriate to the purchase of any real estate. The City makes no representation that any title search whatsoever has been conducted and makes no representation regarding the quality of the title held by the City or to be transferred by the City.
- 5. <u>General Conditions Precedent to Buyer's Obligation to Perform.</u> The obligation of Buyer to purchase the Premises is subject to the fulfillment, prior to closing or at closing, of all of the following conditions, any one or more of which at Buyer's option, may be waived;
- (a) All the representations and warranties made by Seller herein shall be true and correct as of the date of closing.
 - (b) All of Seller's obligations hereunder shall be fully performed.

If any of the foregoing General Conditions are not satisfied at the closing, Buyer at its election may waive such conditions to complete this purchase or may cancel this Agreement. If Buyer shall elect to cancel this Agreement due to the failure of a general

Buyer's initials	2	Seller's initials
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condition precedent, there shall be no further recourse to either party hereunder except that if Buyer's cancellation shall be due to a willful breach or a breach resulting from gross negligence of a specific obligation, warranty or representation of Seller, Buyer shall have all its remedies at law and equity, and shall not be required to turn over any plans, engineering studies or the like as herein provided; provided, however, there shall be no consequential damages permitted.

- 6. <u>Date of Closing and Possession.</u> The closing shall take place no later than ______, provided that all specific contingencies have been satisfied, at the Office of the City Attorney, 31 Wakefield Street, Rochester, NH or such other location as the parties may mutually agree. Possession of the Premises shall be delivered to Buyer on the date of closing, free and clear of all tenants.
- 10. <u>Liquidated Damages</u>. In the event that Buyer fails to close this transaction after fulfillment of all conditions, and title is good and marketable, Seller shall, as his sole remedy at law, in equity or otherwise, retain the amount of the Deposit plus interest earned, if any, paid as liquidated damages, in which event this Agreement shall thereupon be cancelled and Buyer shall be releases of all further liability thereunder. It is hereby agreed that Seller's damages, without sale, will be difficult of ascertainment and that the Deposit constitutes a reasonable liquidation thereof and not a penalty.
- 11. <u>Specific Performance.</u> As an alternative to a remedy at law for contractual damages in the event of Seller's breach, Buyer, at Buyer's election, shall have the right of specific performance in accordance with the general principles of equity.
- 12. <u>Deed.</u> At closing Seller shall convey to Buyer title to the Premises by duly executed Quitclaim Deed, (hereinafter referred to as "Deed").
- 13. <u>Seller's Specific Contingencies</u>. The following contingencies must be satisfied prior to Seller's performance hereunder:
- (a) In accordance with Rochester City Ordinance 4.4, the auction sale of any tax deeded property must be confirmed by majority vote of the City Council.
- 14. <u>Notices.</u> Whenever it shall be necessary or appropriate under the provisions of this Agreement that notice be given by one party to another, such notice shall be given in writing at the address as above given. Such notice shall be deemed effective one day after it is mailed and placed for delivery by United States Postal Service.
- 15. <u>Default</u>. In the event of Buyer's failure or refusal to perform hereunder, Seller may retain the Deposit as complete liquidated damages as its sole remedy. If the transaction contemplated hereunder shall not be consummated as the result of Seller's default or its inability to perform or fulfill any obligation hereunder, Buyer shall receive a refund of the Deposit, and Seller shall have no further liability or

Buyer's initials 3	Seller's initials
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obligations hereunder, unless Seller's failure to close is willful or attributable to Seller's bad faith, in which case Buyer may, at its election, seek specific performance of this Agreement. The parties shall not be entitled to seek or receive any remedies at law or in equity, except as provided in this Section.

16. <u>Brokers.</u> Each party shall indemnify and hold harmless the other for any claims made by any broker claiming to represent that party in regard to this transaction. Each party represents that they have engaged no broker in this transaction. The aforesaid obligation to hold harmless and indemnify shall include all costs, expenses, reasonable attorney's fees, and any settlement or payment of judgment.

17. Miscellaneous.

- (a) This Agreement and the rights of the parties hereunder will be governed by New Hampshire law.
- (b) This Agreement sets forth all of the promises, covenants, agreements, conditions and undertakings between the parties hereto with respect to the subject matter thereof, and supersedes all prior or contemporaneous agreements and undertakings, inducements or conditions, express or implied, oral or written, except as contained herein except as may be needed to carry out the terms of this Agreement.
- (c) This Agreement cannot be changed orally, but only by an agreement in writing, duly executed by or on behalf of the party or parties against whom enforcement of any waiver, change, modification, consent, amendment or discharge is sought.
- (d) The provisions of this Agreement shall bind and inure to the benefit of Seller and Buyer and their respective successors and assigns.
- (e) Any terms, conditions, warranties, representations, covenants and indemnities herein which are or may be performed in whole or in part subsequent to the closing, shall survive such closing and shall not be rendered ineffectual by the passage of title.
- (f) The parties acknowledge that they were represented by counsel and this Agreement shall be construed fairly as to all parties and not in favor of or against any party regardless of which party prepared this Agreement or the relative bargaining strength of the parties.
- 18. <u>Subsequent Events.</u> From and after the date hereof Seller shall give prompt written notice of any notice or information received by Seller of the occurrence of any event which would or with the passage of time would, prevent Seller from performing its obligations hereunder and constitute a breach of warranty or representation.

Buyer's initials	4	Seller's initials
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Buyer's initials ₋			5	;		Seller's initia	als	_
nigiliai, but ai	i oi wilicii	together	constitutes	one and	the same i	nstrument.		
19. <u>E</u> simultaneously original, but al	y in one	or more	unterparts. counterpar	rts, each	of which	shall be o	deemed	ed an

INTENDING TO BE LEGALLY BOUND, the parties have executed this on the date first above written in their capacities listed below.

	Seller – City of Rochester
Witness Dated: October 5, 2019	By:
	Buyer –
Witness Dated: October 5, 2019	By:, duly authorized

Building Location 0 OLD WAKEFIELD RD

Acct: 6138 **City of Rochester**

APPRAISED: **USE VALUE:** ASSESSED:

Total Card 5,500 / 0 / 5,500 /

Properties Inc. User Defined

ASR Map

Card

1 of 1

Factor District

Reval District Market Area Year

Change Reason

Total Parcel 5,500 5,500

Property Location

8000

Block

0202

Map

No.	Alt No.	Direction/Street/City				
0		OLD WA	KEFIELD RD	, ROCH	ESTER	
Ownership Unit No.				0.		
Owner 1	EDGAR PA	AUL T & S	SUSAN D			
Owner 2						
Owner 3						
Street 1	25 TATES BROOK RD					
Street 2	Street 2					
Town/City	SOMERSW	/ORTH				
St/Prov	NH	Country		Occ	N	
Postal	03878			Type		

0000

Lot

Previous Owner

rievious	Owner
Owner 1	URSO DAVID M & JACQUELINE,
Owner 2	
Street 1	
Town/City	
St/Prov	Country
Postal	,

Narrative Description

This parcel contains 2.20000 AC of land mainly classified as UNDEV RES LD with a Building, having primarily Exterior.

Other Assessments

Code	Description	Amount	Com Int

Property Factors

Item	Code	Description	%	Item	Code	Description
Zone 1	Α	AGRICULTURAL	100	Utility 1	4	NONE
Zone 2		l		Utility 2		
Zone 3				Utility 3		
Census	Tract			Exempt		
Flood H	lazard					
District	1 RO	ROCHESTER	0	Торо	4	ROLLNG
District	2			Street	10	NONE
District	3			Traffic	1	NONE

In Process Appraisal Summary (First 4 Lines Only)

				• /	
Use Code	Land Size	Building Value	Yard Items	Land Value	Total Value
132	2.20	0.00	0.00	5,500.00	5,500.00
Total Card	2.20	0.00	0.00	5,500.00	5,500.00
Total Parcel	2.20	0.00	0.00	5,500.00	5,500.00
Source	Mkt Adj Co	st Total Value pe	r Sq Unit /Card	N/A /Parcel	N/A

Legal D	Legal Description										
		User Account									
		33220									
		GIS Reference									
Entered	Lot Size	GIS Reference									
Total Land	2.20										
Land Unit Type	AC - EXCESS ACRES	Inspection Date									
Parcel ID	0202-0008-0000										

Previous Assessment (First 9 Lines Only)

1 [Tax Yr	Use	Cat	Bldg Value	Yrd Items	Land Size	Land Value	Total Value	Assessed Value	Notes	Date	Pr	Print	
1 [2018	132	FV	0	0	2.2000	5,500	5,500	5,500	Year End Roll	09/19/2018	Date Time		
1	2017	132	FV	0	0	2.2000	5,500	5,500	5,500	Year End Roll	09/07/2017	09/10/19	14:07:13	
٦ [2016	132	FV	0	0	2.2000	5,500	5,500	5,500	Year End Roll	09/08/2016	Last Rev		
 [2015	132	FV	0	0	2.2000	5,500	5,500	5,500	Year-end	10/01/2015	Date	Time	
+[2014	132	FV	0	0	2.2000	5,500	5,500	5,500	Year End Roll	09/29/2014	09/19/12	16:18:00	
+	2013	132	FV	0	0	2.2000	7,700	7,700	7,700	Year End Roll	09/04/2013	Calcu	ulaton	
4 [2012	132	FV	0	0	2.2000	7,700	7,700	7,700	Year End Roll	09/20/2012	Pat /	Acct	
ļ [2011	132	FV	0	0	2.2000	7,700	7,700	7,700	Year End Roll	09/27/2011	6138		
	2010	132	FV	0	0	2.2000	7,700	7,700	7,700	roll	08/26/2010	Tax D	Tax District	

Sales Information (First 5 Lines Only)

Grantor	Legal Ref	Туре	Date	Sale Code	Sale Price	٧	TSF	Verification	Notes
URSO DAVID M & JACQUELINE	3118-35	1	12/16/2004	Multi Parcel	81,000.00	Yes	No	OTHER	
ELLIOTT JASON SCOTT	2177-545		02/22/2000	Multi Parcel	21,900.00	Yes	No	OTHER	
ELLIOTT ELMER & BEVERLY	2101-56		04/24/1999	Fam/Rel/Affi	12,000.00	Yes	No	OTHER	
HICKOX GERALD	1832-612		11/15/1995	Estate Sale	0.00	Yes	No	OTHER	
WARBURTON WENDALL	785-242		09/30/1964		0.00	No	No		

Building Permits (First 8 Lines Only) Activity Information (First 11 Lines Only)

Date	Number	Description	Amount	C/O	Last Visit	Fed Code	F. Description	GeneralNotes	Date	Result	Ву	Name
									01/04/2005	DEED CHANGE	GN	GAYE
·		,					,	,	12/03/2003	OWN ADD CHG	VL	VICTORIA
									03/10/2000	NO INSP	GN	GAYE

Land Section (First 9 Lines Only)

Zana Godion (1 not 5 Zinos Giny)																											
	Use Description	LUC	No of Units	Depth/	Unit Type	Land	LT	Base	Unit	Adjusted	Neigh	Neigh	Neigh	Infl 1	%	Infl 2	%	Infl 3	%	Appraised Value	Alt	%	Spec	Juris	Land	Assessed Value Notes	
(Code	Factor		PriceUnit		Type	Factor	Value	Price	Unit Price		Infl	Modifier								Class		Land		Factor		
	132 UNDEV RES LE	1.0000	2.2000		EXCESS ACRES	EXCESS	1.00000		2,500.00	2,500.00	1010	1.000								5,500		0			1.00000	5,500	
	Total AC/F	łΑ	2.20000		Total SF/SM	95	,832.00000		Parcel LUC	132	UNDEV	RES LD		Prime N	B Desc	RESIDENT	IAL		Total		5,500.00	Total			Total	,	5,500

Sign.



