Christine L. Kelly Treasurer of St. Mary's County, Maryland

TAX SALE AUCTION SUCCESSFUL BIDDER REQUIREMENTS

Properties purchased at tax sale do not give you a guarantee of a clear title of any properties. A purchase made at tax sale should be considered as no more than purchasing the right to file an action to obtain title to the property. The County makes no guarantee as to the existence of the property or its clear title. Properties may be subject to other liens and may have no development rights. The property's improvements listed may not be present on the property or the property may not exist.

- Do not contact the property owner within six (6) months of the date of the Tax Sale if the property is owner occupied and four (4) months for other properties. As outlined in Annotated Code of Maryland Tax Property, section 14-843.
- Notify St. Mary's County Treasurer's Office of any changes in your address, phone number, or email address.
- •Complete the requested form for reassignments or assignment while you are in possession of an active St. Mary's County Tax Sale Lien Certificate.
- Bidders are entitled to be reimbursed for actual expenses incurred. It is the responsibility of the purchasers to collect legal and administrative expenses incurred in any action or in preparation for any action to foreclose the right of redemption. In all instances, an itemized statement of expenses permitted under Section §14-843 of the Annotated Code of Maryland of the Tax Property Article must be provided to the property owner. To release a lien submit to the Treasurer's Office the lien release via email to Christy.kelly@stmaryscountymd.gov for the property owner to be able to redeem. The County will not be held accountable for collecting expenses associated with the preparation of any action to foreclose the right of redemption or at the time of redemption.
- You must notify St. Mary's County Treasurer's Office in writing if you intend to be reimbursed for legal and administrative fees via email to Christy.kelly@stmaryscountymd.gov. Failure to notify the tax office may result in fees becoming uncollectable after redemption.
- After you have been reimbursed for expenses, provide a letter of release to St. Mary's County Treasurer's Office and the property owner via email to Christy.kelly@stmaryscountymd.gov. Once the release letter is received, the treasurer's office will complete the tax sale redemption upon receipt of certified funds from the property owner.
- Once the property has been redeemed the County Treasurer's Office will process the reimbursement of taxes paid and interest earned, to the bidder.
- When following the legislative restriction in the Annotated Code of Maryland Tax Property, Section 14-833, the successful bidder of a Tax Sale Lien Certificate of Sale may file a complaint in the Circuit Court of St. Mary's County to foreclose rights of redemption on the property you possess a lien certificate for.
- Provide St. Mary's County Treasurer a copy of any case numbers you have filed to foreclose all rights of redemption on the property via email to Christy.kelly@stmaryscountymd.gov.
- The certificate is null and void if an action to foreclose all rights of redemption is not instituted by the holder within two years (24 months) from the date of the certificate. Thereafter, all rights of the purchaser/bidder of the certificate cease unless there is an open court case in regards to the liened property.
- Upon issuance of a final judgment the bidder shall pay the balance of the original bid price and any subsequent taxes due. Once final payment has been received and posted to the account the Treasurer will sign off on the deed of transfer.

For additional information, please refer to the Tax Property Article of the Annotated Code of Maryland



AS A REMINDER

I. CERTIFICATE OF SALE

- 1. The St. Mary's County Treasurer's Office will inform the property owner of the bid price; therefore, the property owner will be able to make an educated decision on the redemption of their property.
- 2. A copy of the Certificate of Sale will be mailed to the address provided during registration within ten (14) business days. The Certificate of Sale will be needed if you start foreclosure proceedings.
- 3. The Certificate of Sale will expire two years (24 months) from the issue date of the certificate unless a proceeding to foreclose the right of redemption remains open in the court. A copy of the filing with the case number is to be sent to the St. Mary's County Treasurer's Office. via email to Christy.kelly@stmaryscountymd.gov .
- 4. If ever a tax sale is voided for any reason, the bidder will be notified and advised not to pursue any further foreclosure action or to incur additional expenses. The bidder will be reimbursed the tax sale purchase price paid, without interest. The bidder assumes all risks of any irregularity of the sale and has no other remedy against the County.
- 5. The County is not liable for and will not pay the bidder any interest, costs or attorney fees associated with the invalid or voided sale. There is no warranty, expressed or implied, that a property has a marketable title, the property's improvements listed are present on the property or that it contains the area of land which it is said to contain; therefore, the bidder assumes all risks in that regard.

II. FORECLOSURE

The bidder of the Certificate of Sale may file a complaint in the Circuit Court of St. Mary's County to foreclose all rights of redemption on the property to which such certificate relates, When following the legislative restriction in the Annotated Code of Maryland Tax - Property, Section 14-833. The certificate is null and void if an action to foreclose the right of redemption is not instituted by the bidder within twenty-four (24) months from the date of the certificate. Thereafter, all rights of the purchaser of the certificate cease. A copy of the Certificate of Sale must be attached and made part of the complaint. The plaintiff in any action to foreclose the right of redemption must be the holder of the Certificate of Sale. If the court enters a final judgment, they will direct the St. Mary's County Treasurer's Office to sign a deed upon payment of the balance of the purchase price along with any outstanding taxes that have come due. The deed is to be prepared by the bidder or an attorney representing the bidder. The County Treasurer's Office is not obligated to sign the deed until the Clerk of the Court has furnished the County Treasurer's Office with a certified copy of the judgment.

III. BALANCE OF BID

Upon issuance of a final judgment the bidder shall pay the balance of the original bid price and any subsequent taxes and MetCom or the Town of Leonardtown fees due. Once final payment has been received and posted to the account the Treasurer will sign off on the deed.

IV. OVER-THE-COUNTER TAX LIEN CERTIFICATE SALES

Over-the-Counter tax liens certificates are available to be purchased from the St. Mary's County Attorney's Office, 301-475-4200 extension 1700.

V. TAX CREDITS

The bidder is responsible for repayment of any Tax Credits that the property owner has received upon the issuance of a final judgement. These credits remain on the account until a deed transfer occurs. Only after repayment of the credit will the Treasurer sign off on a new deed. It is the bidder's obligation to research the tax account for such credits. To obtain credit information you may call the Treasurer's Office at: 301-475-4200 extension 3300.