WEST VIRGINIA CODE: §11A-3-59

§11A-3-59. Deed to purchaser; record.

If the real estate described in the notice is not redeemed within the time specified therein, but in no event prior to 30 days after notices to redeem have been personally served, or an attempt of personal service has been made, or such notices have been mailed or, if necessary, published in accordance with the provisions of §11A-3-55 of this code, following the deputy commissioner's sale, the deputy commissioner shall, upon the request of the purchaser, make and deliver to the person entitled thereto a quitclaim deed for such real estate in form or effect as follows:

This deed, made this day of, 20, by a	nd between,
deputy commissioner of delinquent and nonentered lands of	
Virginia, grantor, and, purchaser (or	heir, devisee,
assignee of, purchaser) grantee, witnesse	eth, that
Whereas, in pursuance of the statutes in such case made and pro-	ovided,,
deputy commissioner of delinquent and nonentered lands of $_$	County, did,
on the day of, 20, sell the real estat	e hereinafter mentioned and
described for the taxes delinquent thereon for the year(s) 20	
for failure of the owner thereof to have the land entered on the l	· ·
, or as property escheated to the State of West Virgin	ia, or as waste or
unappropriated property) for the sum of \$, tl	hat being the amount of
purchase money paid to the deputy commissioner, and	
purchaser) did become the purchaser of such real estate, which	
the name of (or nonentered in the name of, or esc	
or which was discovered as waste or unappropriated property);	and
Whereas, the deputy commissioner has caused the notice to redeem to be served on all	
persons required by law to be served therewith; and	
Whereas, the real estate so purchased has not been redeemed in the manner provided by	
law and the time for redemption set forth in such notice has exp	ired.
No. though the monte for and in consideration of the money	incompated bound
Now, therefore, the grantor for and in consideration of the prem	
pursuant to the provisions of Article 3, Chapter 11A of the West	5
unto, grantee, his or her heirs and assigns for purphysical situate in the Country of	
purchased, situate in the County of, bounded and c	
(here insert description of property	')
Witness the following signature:	

Deputy Commissioner of Delinquent and Nonentered Lands of County

Except when ordered as provided in §11A-3-60 of this code, the deputy commissioner shall execute and deliver a deed within 120 days after the purchaser's right to the deed accrued.

For the preparation and execution of the deed and for all the recording required by this section, a fee of \$50 and the recording expenses shall be charged, to be paid by the grantee upon delivery of the deed. The deed, when duly acknowledged or proven, shall be recorded by the clerk of the county commission in the deed book in his or her office, together with the assignment from the purchaser, if one was made, the notice to redeem, the return of service of such notice, the affidavit of publication, if the notice was served by publication, and any return receipts for notices sent by certified mail.

Upon payment of the final costs and fees required by this article, the purchaser shall have the right to inspect and perform necessary and reasonable repairs for the preservation of the real property: Provided, That the current occupant has a duty to preserve the property to the best of his or her ability and control.