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## **CONTRACT FOR SALE OF REAL ESTATE at AUCTION**

THIS CONTRACT of sale made this, hereinafter called th	, by and between e BUYER.	he	reinafter called th	e SELLER, and
WITNESS: That the SELLER in consideration and in part payment of the purchase price has person as he may in writing direct, the following the control, Parcel De	s this day sold and does hereby agrewing described real estate in <b>Distr</b> i	ee to convey by good and va ict, of	alid Deed to said Bl	JYER, or to such
CONSIDERATION: BUYER agrees to purch	ase and accept Property described	above for the total price of: (	Bid price + Buyers	Premium):
		Dollars (\$) up	oon the following te	rms:
Today \$ cash, balance as follow CHADWELL. A Closing involving Financing specifically understood by both the Buyer an Letter and that this contract is <u>in no way</u> per	will be handled as required by the E d Seller that the Seller does not fur	BUYER'S Lending Institution	and at the BUYER	'S expense. It is
EARNEST MONEY: The BUYER has paid the Money into Agent's Escrow Account within 3 beany bank check used as purchase money for	panking days. The Buyer uncondition	nally guarantees the validity o	of, and promises to	
PROPERTY CONDITION: This property is be and agreed that the property herein describe location, size and condition thereof; that Buy there is no expressed or implied representa Paint/Lead-Based Paint Hazard for any reside	ed has been personally inspected by er is purchasing solely upon Buyer's tion by broker or any of its salesma	y the Buyer (or his agent); the own information about and	hat Buyer is persor investigation of the	nally familiar with e same; and that
BUYER does does NOT wish to	purchase a <b>Title Search</b> , and	_ does does NOT wish	to purchase <b>Title</b> i	nsurance.
FAILURE TO CLOSE: If the Seller is unable Buyer and all obligations of either party heret			Earnest Money sha	all be refunded to
If the BUYER should default in the performar Earnest Money shall be retained as partial liq performance of this Contract. Out of said liqu to the Agent his full commission due but not r to pay a reasonable attorney's fee for collection	uidated damages, the retention of widated damages and any other dam more than ½ of said earnest money	hich, however, shall not pre- ages retained or recovered to and other monies recovered	vent suit by SELLE by SELLER, there s by SELLER, BUYI	R for the specific shall first be paid
<b>TITLE</b> : to be conveyed subject to all restric government authority.	tions, easement and conveyances	of record, and subject to z	oning ordinances	and laws of any
DATE OF CLOSING: by or before NOVEMB	ER 10, 2017 DATI	E OF POSSESSION: AT CLO	OSING WITH DEE	<u>D</u>
DEED PROPERTY TO:  Address for tax notice:				
TAXES: 2017 Property Taxes to be prorated RISK OF HAZARD LOSS: SELLER to bear r				
The Stipulations aforesaid are to apply to and	I bind the heirs, executors, administ	rators, successors and assig	ns of the respective	e parties.
BUYER:		BUYER:		
PHONE: Day	Oate Time 	PHONE: Day		Date Time
Night/Cell		Night/Cell		
COMMISSION: On the date of closing, SELL	ER agrees to pay Tays Realty & Au	ction LLC, as per auction agr	reement, a negotiaf	ed Commission.
SELLER:	SEI	LER:		
	Oate Time		Date	Time
TAVE DEALTY & ALICTION LLC ACENT.				