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CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made the hereinafter of the h	nis, bcalled the BUYER.	y and between		hereinafter	called the SE	LLER, and
WITNESS: That the SELLER in cor and in part payment of the purchase person as he may in writing direct, t Group, Control, Parcel	orice has this day sold a he following described	and does hereby agr real estate in Distr	ee to convey by g	Dollars (\$ ood and valid Deed County	to said BUYER	R, or to such
CONSIDERATION: BUYER agrees	to purchase and accep	t Property described	above for the tota	I price of: (Bid price	+ Buyers Prem	nium):
			Dollars (\$) upon the fo	llowing terms:	
Today \$ cash, balance a A Closing involving Financing will be understood by both the Buyer and Se this contract is <u>in no way</u> pending fin	handled as required be the handled as required be the handled as required to the handled t	by the BUYER'S Ler	iding Institution ai	nd at the BUYER'S	expense. It is	specifically
EARNEST MONEY: The BUYER has Money into Agent's Escrow Account vany bank check used as purchase mo	vithin 3 banking days. T	he Buyer uncondition	nally guarantees th	ne validity of, and pro	mises to make	
PROPERTY CONDITION: This proper and agreed that the property herein location, size and condition thereof; there is no expressed or implied representation.	described has been pe hat Buyer is purchasing presentation by broker	rsonally inspected b g solely upon Buyer' or any of its salesm	y the Buyer (or hi s own information	s agent); that Buyer about and investiga	is personally faction of the sam	familiar with ne; and that
BUYER does does NOT	wish to purchase a Ti	tle Search, and	_ does does	NOT wish to purcha	ase Title Insur	ance.
FAILURE TO CLOSE: If the Seller is Buyer and all obligations of either par					loney shall be	refunded to
If the BUYER should default in the per Earnest Money shall be retained as performance of this Contract. Out of the Agent his full commission due to pay a reasonable attorney's fee for	artial liquidated damag said liquidated damage but not more than ½ of	es, the retention of v s and any other dam said earnest money	which, however, shages retained or and other monies	nall not prevent suit be recovered by SELLE recovered by SELL	by SELLER for R, there shall t ER, BUYER or	the specific first be paid
TITLE : to be conveyed subject to a government authority.	Il restrictions, easeme	nt and conveyances	of record, and s	ubject to zoning ord	linances and l	aws of any
DATE OF CLOSING: by or before Ma	ay 3, 2018	DATE OF POS	SESSION: AT CL	OSING WITH DEEL	<u>)</u>	
DEED PROPERTY TO:Address for tax notice:						
TAXES: 2018 Property Taxes to be p					ance.	
The Stipulations aforesaid are to app	y to and bind the heirs.	executors, administ	rators, successors	s and assigns of the	respective part	ies.
BUYER:			BUYER:			<u></u>
PHONE: Day	Date Time		PHONE: Day		Date	Time
Night/Cell			Night	/Cell		
COMMISSION: On the date of closing	g, SELLER agrees to p	ay Tays Realty & Au	ction LLC, as per	auction agreement, a	a negotiated Co	ommission.
SELLER:	Date -	SE	LER:		ate	Time
TAVE DEALTY & ALICTION 11 C A		Гime		Da	ite	Time