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CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made this, hereinafter calle	, by and between d the BUYER.	he	reinafter called	the SELLER, and
WITNESS: That the SELLER in consider and in part payment of the purchase price person as he may in writing direct, the formup, Control, Parcel	has this day sold and does hereby agollowing described real estate in Dist	rict, of	alid Deed to said I	BUYER, or to such
CONSIDERATION: BUYER agrees to pu	ırchase and accept Property described	d above for the total price of: (Bid price + Buyer	rs Premium):
		Dollars (\$) up	oon the following	terms:
Today \$ cash, balance as fol A Closing involving Financing will be har understood by both the Buyer and Seller t this contract is <i>in no way</i> pending financi	ndled as required by the BUYER'S Le hat the Seller does not furnish a <i>Prope</i>	nding Institution and at the B	SUYER'S expense	e. It is specifically
EARNEST MONEY: The BUYER has pai Money into Agent's Escrow Account withir any bank check used as purchase money	3 banking days. The Buyer uncondition	onally guarantees the validity of	of, and promises t	
PROPERTY CONDITION: This property is and agreed that the property herein desclocation, size and condition thereof; that I there is no expressed or implied represe Paint/Lead-Based Paint Hazard for any research.	ribed has been personally inspected b Buyer is purchasing solely upon Buyer entation by broker or any of its salesn	by the Buyer (or his agent); the sound information about and	nat Buyer is pers investigation of	onally familiar with the same; and that
BUYER does does NOT wis	h to purchase a Title Search , and	does does NOT wish	to purchase Titl	e Insurance.
FAILURE TO CLOSE: If the Seller is una Buyer and all obligations of either party he			Earnest Money s	hall be refunded to
If the BUYER should default in the perfor Earnest Money shall be retained as partia performance of this Contract. Out of said to the Agent his full commission due but r to pay a reasonable attorney's fee for coll	Il liquidated damages, the retention of liquidated damages and any other dan to more than ½ of said earnest money	which, however, shall not prev mages retained or recovered I and other monies recovered	vent suit by SELL by SELLER, thero I by SELLER, BU	LER for the specific e shall first be paid YER or SELLER is
TITLE : to be conveyed subject to all regovernment authority.	strictions, easement and conveyance	s of record, and subject to z	oning ordinance	s and laws of any
DATE OF CLOSING: by or before May 10), 2018 DATE OF PO	DSSESSION: <u>AT CLOSING V</u>	VITH DEED	
DEED PROPERTY TO: Address for tax notice:				
TAXES: 2018 Property Taxes to be prora RISK OF HAZARD LOSS: SELLER to be			own insurance.	
The Stipulations aforesaid are to apply to	and bind the heirs, executors, adminis	strators, successors and assig	ns of the respect	ive parties.
BUYER:		BUYER:		
PHONE: Day	Date Time	PHONE: Day		Date Time
Night/Cell		Night/Cell		
COMMISSION: On the date of closing, Si	ELLER agrees to pay Tays Realty & A	uction LLC, as per auction agi	reement, a negot	iated Commission.
SELLER:	SE	ELLER:		
	Date Time		Date	Time
TAVE DEALTY & ALICTION LLC AGEN				