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

THIS CONTRACT of sale made this, hereinafter called the	BUYER.	en	hereinafter	called the SEI	LLER, and
WITNESS: That the SELLER in consideration and in part payment of the purchase price has berson as he may in writing direct, the follow Group, Control, Parcel Deep	this day sold and does herek ing described real estate in	by agree to convey by <b>District</b> , of	Dollars (\$ good and valid Deed t <b>County,</b>	o said BUYER,	, or to such
CONSIDERATION: BUYER agrees to purcha	se and accept Property desc	ribed above for the tot	al price of: (Bid price -	Buyers Premi	ium):
		Dollars (\$	) upon the fo	lowing terms:	
Today \$ cash, balance as follows Closing involving Financing will be handled a understood by both the Buyer and Seller that the contract is <i>in no way</i> pending financing.	as required by the BUYER'S	Lending Institution a	nd at the BUYER'S e	xpense. It is	specifically
EARNEST MONEY: The BUYER has paid the Money into Agent's Escrow Account within 3 barry bank check used as purchase money for t	anking days. The Buyer unco	nditionally guarantees	the validity of, and pro	mises to make	
PROPERTY CONDITION: This property is being and agreed that the property herein described ocation, size and condition thereof; that Buyesthere is no expressed or implied representation Paint/Lead-Based Paint Hazard for any reside	d has been personally inspec r is purchasing solely upon E on by broker or any of its sa	cted by the Buyer (or he Buyer's own informatio alesmen or agents. The	nis agent); that Buyer n about and investiga	is personally fation of the sam	amiliar with ne; and that
BUYER does does NOT wish to	purchase a <b>Title Search</b> , and	d does doe	es NOT wish to purcha	se <b>Title Insura</b>	ance.
FAILURE TO CLOSE: If the Seller is unable to Buyer and all obligations of either party hereto				loney shall be r	refunded to
If the BUYER should default in the performance Earnest Money shall be retained as partial lique performance of this Contract. Out of said liquid to the Agent his full commission due but not made to pay a reasonable attorney's fee for collection	uidated damages, the retention dated damages and any other to the fore than ½ of said earnest m	on of which, however, ser damages retained or noney and other monie	shall not prevent suit be recovered by SELLE s recovered by SELLE	y SELLER for t R, there shall fi ER, BUYER or	the specific irst be paid
<b>TITLE</b> : to be conveyed subject to all restrict government authority.	ions, easement and conveya	ances of record, and	subject to zoning ord	inances and la	aws of any
DATE OF CLOSING: by or before SEPTEMBI	ER 28, 2018	DATE OF POSSESS	SION: <u>AT CLOSING V</u>	/ITH DEED	
DEED PROPERTY TO:Address for tax notice:					
TAXES: 2018 taxes will be paid by the Seller. Back				ance.	
The Stipulations aforesaid are to apply to and	bind the heirs, executors, ad	ministrators, successo	rs and assigns of the i	espective parti	es.
BUYER:		BUYER:			
Da PHONE: Day	ate Time	PHONE: Day		Date	Time
Night/Cell		Nigh	nt/Cell		
COMMISSION: On the date of closing, SELLE	R agrees to pay Tays Realty	& Auction LLC, as pe	r auction agreement, a	negotiated Co	mmission.
SELLER:		SELLER:			
Da	ate Time		Da	te	Time
TAVE DEALTY & ALICTION LLC AGENT.					