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CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made this, hereinafter called t	he BUYER.	/een	hereina	ifter called the	SELLER, and
WITNESS: That the SELLER in considera and in part payment of the purchase price hoerson as he may in writing direct, the folloroup, Control, Parcel D	as this day sold and does he owing described real estate	reby agree to convey in District	Dollars (\$_ / by good and valid D , of Co	eed to said BUY	ER, or to such
CONSIDERATION: BUYER agrees to pure	chase and accept Property de	escribed above for th	e total price of: (Bid p	rice + Buyers Pr	emium):
		Dollars (S	§) upon t	he following term	ns:
Today \$ cash, balance as follow A Closing involving Financing will be handl understood by both the Buyer and Seller tha this contract is <i>in no way</i> pending financing	led as required by the BUYE at the Seller does not furnish a	R'S Lending Institut	ion and at the BUYE	R'S expense. If	t is specifically
EARNEST MONEY: The BUYER has paid to Money into Agent's Escrow Account within 3 any bank check used as purchase money for	banking days. The Buyer un	conditionally guarant	ees the validity of, an	d promises to ma	
PROPERTY CONDITION: This property is be and agreed that the property herein describe location, size and condition thereof; that Buthere is no expressed or implied represent Paint/Lead-Based Paint Hazard for any resident.	ped has been personally insp yer is purchasing solely upo tation by broker or any of its	pected by the Buyer n Buyer's own inforn s salesmen or agent	(or his agent); that B nation about and inve	tuyer is personal estigation of the s	lly familiar with same; and that
BUYER does does NOT wish	to purchase a Title Search ,	and does	does NOT wish to p	urchase Title In s	surance.
FAILURE TO CLOSE: If the Seller is unable Buyer and all obligations of either party here				est Money shall	be refunded to
If the BUYER should default in the performa Earnest Money shall be retained as partial li- performance of this Contract. Out of said liq to the Agent his full commission due but not to pay a reasonable attorney's fee for collec	iquidated damages, the reter juidated damages and any o t more than ½ of said earnes	ntion of which, howeve ther damages retained t money and other m	ver, shall not prevent seed or recovered by SE nonies recovered by SE	suit by SELLER ELLER, there sha SELLER, BUYER	for the specific all first be paid
TITLE : to be conveyed subject to all restr government authority.	ictions, easement and conv	eyances of record,	and subject to zoning	g ordinances an	ıd laws of any
DATE OF CLOSING: by or before DECEME	3ER 27, 2018	DATE OF POSS	ESSION: <u>AT CLOSIN</u>	IG WITH DEED	
DEED PROPERTY TO:Address for tax notice:					
TAXES: 2018 Property Taxes to be prorated RISK OF HAZARD LOSS: SELLER to bear	d to date of closing. Back tax risk of Hazard Loss to date	xes, if any, will be pa of deed. BUYER her	id by the Seller. eafter to furnish own	insurance.	
The Stipulations aforesaid are to apply to ar	nd bind the heirs, executors,	administrators, succe	essors and assigns of	the respective p	oarties.
BUYER:		BUYER:			
PHONE: Day	Date Time	PHONE: Da	y	Dat	
Night/Cell			Night/Cell		
COMMISSION: On the date of closing, SEL	LER agrees to pay Tays Rea	alty & Auction LLC, a	s per auction agreem	ent, a negotiated	d Commission.
SELLER:		SELLER:			
	Date Time			Date	Time
TAVE DEALTY & ALICTION LLC AGENT.	ı				