

620 Maxwell St., Cookeville, TN. 38501 Phone: 931.526.2307 Fax: 931.520.7761

WWW.TAYSAUCTIONS.COM Email: tays@taysauctions.com

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

THIS CONTRACT of sale made this, hereinafter called t	he BUYER.	veen	hereinaft	er 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	ereby agree to convey in <b>District</b>	Dollars (\$ by good and valid De , of <b>Cou</b> l	ed to said BUY	ER, or to such
CONSIDERATION: BUYER agrees to purc	hase and accept Property de	escribed above for the	e total price of: (Bid pri	ce + Buyers Pro	emium):
		Dollars (\$	5) upon the	e following term	ıs:
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	ed as required by the BUYE t the Seller does not furnish a	ER'S Lending Institut	ion and at the BUYER	'S expense. It	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, and	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 inspection inspection by broker or any of its cation by broker or any of its	pected by the Buyer n Buyer's own inform s salesmen or agents	(or his agent); that Burnation about and investigation	yer is personall tigation of the s	ly familiar with same; and that
BUYER does does NOT wish	to purchase a <b>Title Search</b> ,	and does	does NOT wish to pur	chase <b>Title Ins</b>	surance.
FAILURE TO CLOSE: If the Seller is unable Buyer and all obligations of either party here				st Money shall b	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 more than ½ of said earnes	ntion of which, howeve ther damages retained the money and other m	er, shall not prevent su d or recovered by SEL onies recovered by SE	uit by SELLER f LLER, there sha ELLER, BUYER	for the specific all first be paid
<b>TITLE</b> : to be conveyed subject to all restr government authority.	ictions, easement and conv	reyances of record, a	and subject to zoning	ordinances and	d laws of any
DATE OF CLOSING: by or before JANUAR	<u>Y 11, 2019</u>	DATE OF POSSES	SION: <u>AT CLOSING V</u>	VITH 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 ta risk of Hazard Loss to date	xes, if any, will be pai of deed. BUYER here	d by the Seller. eafter to furnish own in	surance.	
The Stipulations aforesaid are to apply to ar	nd bind the heirs, executors,	administrators, succe	essors and assigns of t	he respective p	arties.
BUYER:		BUYER:			
PHONE: Day	Date Time	PHONE: Day	<b>y</b>	Date	
Night/Cell			Night/Cell		
COMMISSION: On the date of closing, SEL	LER agrees to pay Tays Rea	alty & Auction LLC, as	s per auction agreeme	nt, a negotiated	l Commission.
SELLER:		SELLER:			
	Date Time			Date	Time
TAVE DEALTY & ALICTION LLC AGENT.	ı				