BANKRUPTCY TRUSTEE'S CONTRACT FOR SALE OF REAL ESTATE

This contract of sale made this	day of		_, 2019,	by and	1
between T. Larry Edmondson, Bankru	ptcy Trustee for the estat	e of Danny	James Stull	& Karer	1
Faye Stull, Bankruptcy Case No. 2:15	5-bk-03577, hereinafter r	eferred to as	SELLER and	11	_
hereinafter referred to a	as BUYER;				
WITNESSETH: In considerat	tion of the sum of				_
Dollars (\$), as earnest mor	ney, and in part payment	of the purcha	ase price paid	by Buyer	,
Seller has this day sold, and does agree	ee to convey, by Bankruj	otcy Trustee	's deed, to Bu	ayer, or to)
such person as Buyer may in writing	direct, all of Seller's rig	ght, title and	d interest in a	and to the	9
following described real estate:					
7684 Old Mill Hill Rd., Dowell	town, DeKalb County, To	ennessee 370)59		
CONSIDERATION: Buyer a	grees to purchase said rea	al estate, and	to pay theref	or the sun	1
of	Dollars (\$), upon	the following	g terms:	
Balance over earnest money in 30 days of date of this contract.		ill take plac	e within		
CLOSING: The sale shall be	e closed on or before the	irty (30) day	ys of the con	tract date	,
unless extend by the parties.					
Closing attorney, Lee & Lee A	attorneys at Law, P.C., w	vill close for	the Buyer &	Seller.	
ADJUSTMENTS TO BE MA	ADE AT CLOSING: Ta	axes for curr	ent year to be	e prorated	
Back taxes to be paid by Seller. Poss	session to be given on d	ate of deed.	Seller to be	ear risk o	f
hazard loss to date of deed.					

RESTRICTIONS: Conveyance subject to existing building restrictions, zoning ordinances and/or easements as of record.

DEFAULT: In the event Buyer defaults in the performance of this contract, the earnest money will be forfeited as liquidated damages and, in addition, Seller may sue for specific performance of this contract or for damages occasioned by the breach, or for both. In any such event, Buyer will pay all costs of collection, including a reasonable attorney's fee.

It is agreed between the Seller and the Buyer that, upon forfeiture of the earnest money, such earnest money will be applied as follows: first, to Seller and/or Agent as reimbursement for any actual expenses incurred in connection with this sale; second, to Agent as commission provided herein; and third, to Seller.

In the event Seller defaults in the performance of this contract, Buyer's sole remedy at law in equity will be the return of his earnest money.

REPRESENTATIONS: It is expressly understood and agreed that this instrument contains the entire agreement between the parties and that, except as herein noted, there are no oral or collateral conditions, agreements, or representations, all such having been incorporated into this agreement. Unless otherwise specified herein, this property is purchased "as is" and neither Seller, Agent nor Auctioneer makes or implies any warranties as to the condition of the premises. Neither the Seller, Agent nor Auctioneer assume responsibility or liability for percolation or soil test results nor do they guarantee that the Buyer will be issued a building permit.

It is understood that this contract is entered into by the Bankruptcy Trustee as Seller, subject to the approval of the U.S. Bankruptcy Court for the Middle District of Tennessee.

The words "Seller" and "Buyer" when used in this contract shall be construed as plural whenever the number of parties to this contract so requires.

Time is of the essence of this contract and all of the conditions thereof.

Purchaser:	T. Larry Edmondson, Trustee 800 Broadway, 3 rd Floor
Address:	Nashville, Tennessee 37203
City, State, Zip:	
Phone:	·
Email:	
Deed Property to:	