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CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made this, hereinafter called the BUYER	, by and between	hereinafter	called the SELLER, and
WITNESS: That the SELLER in consideration of and in part payment of the purchase price has this day person as he may in writing direct, the following description of, Control, Parcel Deed Book	sold and does hereby agree to converibed real estate in District	ey by good and valid Deed) as earnest money to said BUYER, or to such , Tennessee, Map ,
CONSIDERATION: BUYER agrees to purchase and a	accept Property described above for	the total price of: (Bid price	+ Buyers Premium):
	Dollars	(\$) upon the fo	ollowing terms:
Today \$ cash, balance as follows: Cash involving Financing will be handled as required by the loth the Buyer and Seller that the Seller does not furn is <i>in no way</i> pending financing.	BUYER'S Lending Institution and at t	he BUYER'S expense. It is	s specifically understood by
EARNEST MONEY: The BUYER has paid the above Money into Agent's Escrow Account within 3 banking day bank check used as purchase money for the above	ays. The Buyer unconditionally guara	ntees the validity of, and pro	omises to make negotiable,
PROPERTY CONDITION: This property is being sold a and agreed that the property herein described has be location, size and condition thereof; that Buyer is pure there is no expressed or implied representation by be Paint/Lead-Based Paint Hazard for any residential structure.	en personally inspected by the Buye hasing solely upon Buyer's own infol roker or any of its salesmen or ager	er (or his agent); that Buyer rmation about and investig	r is personally familiar with ation of the same; and that
BUYER does does NOT wish to purchase	e a Title Search , and does _	_ does NOT wish to purch	ase Title Insurance.
FAILURE TO CLOSE: If the Seller is unable to make Buyer and all obligations of either party hereto shall ce			Money shall be refunded to
If the BUYER should default in the performance of this Earnest Money shall be retained as partial liquidated diperformance of this Contract. Out of said liquidated da to the Agent his full commission due but not more than to pay a reasonable attorney's fee for collection of any	amages, the retention of which, howen mages and any other damages retain 1 ½ of said earnest money and other	ever, shall not prevent suit lend or recovered by SELLE monies recovered by SELLE	by SELLER for the specific ER, there shall first be paid LER, BUYER or SELLER is
TITLE : to be conveyed subject to all restrictions, ea government authority.	sement and conveyances of record	, and subject to zoning or	dinances and laws of any
DATE OF CLOSING: by or before JANUARY 17, 2020	DATE OF POSSE	SSION: AT CLOSING WIT	<u> H DEED</u>
DEED PROPERTY TO:			
Address for tax notice:			
TAXES: 2019 Property Taxes to be prorated to date of RISK OF HAZARD LOSS: SELLER to bear risk of Hazard Loss:			rance.
The Stipulations aforesaid are to apply to and bind the	heirs, executors, administrators, suc	cessors and assigns of the	respective parties.
BUYER:			
PHONE: Day	Time PHONE: D	ay	Date Time
Night/Cell			
COMMISSION: On the date of closing, SELLER agree		_	
05.1.50			
SELLER:Date	SELLER: Time	D	ate Time
TAYS REALTY & AUCTION, LLC AGENT:			