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

CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT	of sale made this, hereinafter called the BU\	, by and betwee	en T TO CONFIRMATI	hereinat	fter called the S ENDING INSTITU	SELLER, and JTION.
person as he may in	SELLER in consideration of of the purchase price has this writing direct, the following of Deed Bo	described real estate in	District,	Dollars (\$ by good and valid De of Co u) as ea eed to said BUYE Inty, Tennessee,	arnest money :R, or to such : Map ,
CONSIDERATION:	BUYER agrees to purchase a	nd accept Property desc	cribed above for the	total price of: (Bid pr	rice + Buyers Pre	mium):
			Dollars (\$_) upon th	ne following terms	; :
Closing involving Finunderstood by both the	cash, balance as follows: Cashancing will be handled as rene Buyer and Seller that the Seway pending financing.	quired by the BUYER'S	S Lending Institution	and at the BUYER	R'S expense. It i	is specifically
Money into Agent's E	The BUYER has paid the abo scrow Account within 3 bankin as purchase money for the al	ng days. The Buyer unco	nditionally guarante	es the validity of, and	I promises to mak	said Earnest ce negotiable,
and agreed that the E has been personally is purchasing solely u	FION: This property is being so Buyer has accepted the terms a inspected by the Buyer (or the upon Buyer's own information as salesmen or agents. The B 1978.	and conditions posted fo eir agent); that Buyer is p about and investigation	or this auction on ww personally familiar v of the same; and the	w.taysauctions.com with location, size and nat there is no expres	and property her d condition there ssed or implied re	ein described of; that Buyer epresentation
BUYER does	does NOT wish to purch	hase a Title Search , and	d does d	does NOT wish to pu	ırchase Title Ins ı	ırance.
Buyer and all obligar performance of this c partial liquidated dama said liquidated dama, but not more than ½ of	E: If the Seller is unable to mations of either party hereto sontract on his part at the time nages, the retention of which, I ges and any other damages reports aid earnest money and other ies awarded in default of this	chall cease, except SEL and in the manner specthowever, shall not preve etained or recovered by the monies recovered by	LER'S obligation to diffied, at the SELLER ont suit by SELLER f SELLER, there shat SELLER, BUYER of	o the Agent. If the R'S option, the Earne or the specific perfor II first be paid to the	BUYER should of the st Money shall be mance of this Co Agent his full cor	default in the be retained as ontract. Out of mmission due
TITLE : to be convey government authority	red subject to all restrictions,	easement and conveys	ances of record, ar	nd subject to zoning	ordinances and	laws of any
DATE OF CLOSING:	BY OR ABOUT 30 DAYS SELLER'S LENDING INSTI		TION BY DATE C	F POSSESSION:	AT CLOSING W	<u>/ITH DEED</u>
	O: e:					
	will be prorated to date of .OSS: SELLER to bear risk of					
The Stipulations afore	esaid are to apply to and bind	the heirs, executors, ad	ministrators, succes	sors and assigns of	the respective pa	ırties.
BUYER:	<u>-</u>		BUYER:			
PHONE: Day	Date	Time	PHONE: Day		Date	
Night/Cell_			N	ight/Cell		
COMMISSION: On th	ne date of closing, SELLER ag	grees to pay Tays Realty	& Auction LLC, as	per auction agreeme	ent, a negotiated	Commission.
SELLER:			SELLER:			
	Date	Time	 ···		Date	Time
TAYS REALTY & AU	JCTION, LLC AGENT:					