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

CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made, hereinafter	this	, by and b	etween	hei	reinafter called	the SELLER, a	and
WITNESS: That the SELLER in cound in part payment of the purchase person as he may in writing direct, Group, Control, Parcel	onsideration of e price has this day the following desc	sold and does	ate in District		lid Deed to said I	BUYER, or to su	uch
CONSIDERATION: BUYER agrees	to purchase and	accept Property	described above	for the total price of: (E	Bid price + Buyer	s Premium):	
			Dol	lars (\$) up	on the following	terms:	
oday \$ cash, balance nvolving Financing will be handled a both the Buyer and Seller that the S s <u>in no way</u> pending financing.	as required by the l	BUYER'S Lend	ing Institution and	at the BUYER'S exper	nse. It is specific	ally understood	l by
EARNEST MONEY: The BUYER has allowed into Agent's Escrow Account any bank check used as purchase n	within 3 banking d	ays. The Buyer	unconditionally gu	uarantees the validity of	f, and promises t	eposit said Earne o make negotiab	est ole,
PROPERTY CONDITION: This propund agreed that the Buyer has acceptase been personally inspected by the purchasing solely upon Buyer's or by broker or any of its salesmen or structure built before 1978.	pted the terms and ne Buyer (or their a wn information abo	conditions pos agent); that Buy out and investig	ted for this auctior er is personally fa pation of the same	n on www.taysauctions. miliar with location, siz ; and that there is no e	com and propert e and condition xpressed or imp	ty herein describ thereof; that Buy lied representati	oed yer tion
BUYER does does NO	T wish to purchase	e a Title Searc	h , and doe	s does NOT wish	to purchase Titl e	e Insurance.	
FAILURE TO CLOSE: If the Seller Buyer and all obligations of either performance of this contract on his partial liquidated damages, the reter said liquidated damages and any other than 1/2 of said earnest collection of any monies awarded in	party hereto shall part at the time and ntion of which, how her damages retail money and other r	cease, excepted in the manner vever, shall not need or recovered monies recovered.	ESELLER'S oblights specified, at the specified, at the specified by SELLER, the down SELLER, BUT The specified by SELLER, BUT THE sp	ation to the Agent. If SELLER'S option, the I ELLER for the specific pere shall first be paid to JYER or SELLER is to	the BUYER sho Earnest Money so performance of the o the Agent his fu	ould default in t hall be retained nis Contract. Out ull commission d	the las it of due
TITLE: to be conveyed subject to povernment authority.	all restrictions, ea	sement and co	onveyances of rec	cord, and subject to ze	oning ordinances	s and laws of a	any
DATE OF CLOSING: BY OR ABOU	JT DECEMBER 5,	2020.	Γ	DATE OF POSSESSIO	N: AT CLOSIN	G WITH DEED.	<u>.</u>
DEED PROPERTY TO:Address for tax notice:							-
TAXES: 2020 taxes will be prorated RISK OF HAZARD LOSS: SELLER							
he Stipulations aforesaid are to ap	ply to and bind the	heirs, executor	rs, administrators,	successors and assigr	ns of the respect	ve parties.	
BUYER:	Data '		BUYE	₹:		Data Tim	_
PHONE: Day		Time 	PHON	E: Day		Date Time	.е —
Night/Cell				Night/Cell			
COMMISSION: On the date of closing	ng, SELLER agree	es to pay Tays F	Realty & Auction L	LC, as per auction agr	eement, a negoti	ated Commissic	on.
SELLER:			SELLER:				
	Date	Time			Date	Time	_

TAYS REALTY & AUCTION, LLC AGENT:_____