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CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made , hereinafte			d between		herein	after called the	SELLER,	and
WITNESS: That the SELLER in cand in part payment of the purchase person as he may in writing direct, group, Control	e price has this d he following des	ay sold and d cribed real es	tate in District _	, of	y good and valid I) as e Deed to said BUY t y, Tennessee, a	ER, or to	such
CONSIDERATION: BUYER agree	s to purchase an	d accept Prop	erty described a	bove for the to	otal price of: (Bid	price + Buyers Pr	emium):	
				_ Dollars (\$) upon	the following term	is:	
Today \$ cash, balance A Closing involving Financing will bunderstood by both the Buyer and Sthis contract is <u>in no way</u> pending f	e handled as re eller that the Sel	quired by the	BUYER'S Lend	ing Institution	and at the BUY	ER'S expense. If	is specifi	ically
EARNEST MONEY: The BUYER h Money into Agent's Escrow Account any bank check used as purchase r	within 3 banking	days. The Bu	yer unconditiona	ally guarantees	s the validity of, a	nd promises to ma		
PROPERTY CONDITION: This propand agreed that the Buyer has acce has been personally inspected by the purchasing solely upon Buyer's coby broker or any of its salesmen or structure built before 1978.	pted the terms a ne Buyer (or thei wn information a	nd conditions r agent); that bout and inve	posted for this at Buyer is persona estigation of the s	uction on www ally familiar wi same; and tha	the location in the location, size a location, size a lot there is no expr	m and property he and condition there essed or implied	erein descr eof; that B representa	ribed Buyer ation
BUYER does does NO	T wish to purcha	ase a Title Se	arch, and	does do	oes NOT wish to p	ourchase Title Ins	urance.	
FAILURE TO CLOSE: If the Seller Buyer and all obligations of either performance of this contract on his partial liquidated damages, the rete said liquidated damages and any of but not more than ½ of said earnest collection of any monies awarded in	party hereto sh part at the time a ntion of which, ho her damages ret money and othe	all cease, exc and in the mar owever, shall ained or reco or monies reco	cept SELLER'S nner specified, at not prevent suit b vered by SELLE overed by SELLE	obligation to the SELLER' by SELLER fo R, there shall R, BUYER or	the Agent. If the S option, the Ear r the specific perf first be paid to th	e BUYER should nest Money shall ormance of this C e Agent his full co	default in be retaine ontract. O ommission	n the ed as Out of n due
TITLE : to be conveyed subject to government authority.	all restrictions,	easement and	d conveyances of	of record, and	d subject to zonii	ng ordinances an	d laws of	any
DATE OF CLOSING: BY OR ABO	JT APRIL 2, 202	<u>20.</u>		DATE OF	POSSESSION:	AT CLOSING W	ITH DEE	<u>D.</u>
DEED PROPERTY TO:Address for tax notice:								_
TAXES: If tracts 1 & 2 sell to the same by Seller. Back taxes & Greenbelt rollba RISK OF HAZARD LOSS: SELLER	ck taxes, if any, wi	II be paid by the	Seller.				axes will be	paid
The Stipulations aforesaid are to ap	ply to and bind t	ne heirs, exec	utors, administra	ators, success	ors and assigns o	of the respective p	arties.	
BUYER:			В	UYER:				
PHONE: Day	Date	Time	P	HONE: Day_		Dat		me
Night/Cell			Night/Cell					
COMMISSION: On the date of closi	ng, SELLER agr	ees to pay Ta	ys Realty & Auct	tion LLC, as p	er auction agreer	nent, a negotiated	Commiss	sion.
SELLER:			SELL	ER:				
	Date	Time				Date	Time	_

TAYS REALTY & AUCTION, LLC AGENT:	