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

## **CONTRACT FOR SALE OF REAL ESTATE at AUCTION**

THIS CONTRACT of sale made t	his called the BUYER.	_, by and	between		hereinafter called	I the SELLE	ER, and
WITNESS: That the SELLER in co and in part payment of the purchase person as he may in writing direct, Group, Control, Parcel	nsideration of price has this day s the following descr	old and doe ibed real es	tate in District	onvey by good and	ars (\$ I valid Deed to said <b>County</b> , Teni	BUYER, or	to such
CONSIDERATION: BUYER agrees	to purchase and ac	ccept Proper	ty described above	for the total price o	f: (Bid price + Buy	ers Premium	ı):
			Dol	lars (\$	) upon the followin	g terms:	
Today \$ cash, balance a Closing involving Financing will be launderstood by both the Buyer and Sethis contract is <u>in no way</u> pending fin	handled as require eller that the Seller o	d by the BU	IYER'S Lending In:	stitution and at the	BUYER'S expen	se. It is spe	ecifically
EARNEST MONEY: The BUYER ha Money into Agent's Escrow Account wany bank check used as purchase m	within 3 banking day	s. The Buye	r unconditionally gu	uarantees the validi	ty of, and promises		
PROPERTY CONDITION: This proper and agreed that the Buyer has accept has been personally inspected by the spurchasing solely upon Buyer's own by broker or any of its salesmen or a structure built before 1978.	ted the terms and c e Buyer (or their ag vn information abou	onditions po ent); that Bu it and investi	sted for this auctior yer is personally fa igation of the same	on www.taysauction miliar with location ; and that there is r	ons.com and prope size and condition on expressed or in	erty herein den n thereof; tha nplied repres	escribed at Buyer entation
BUYER does does NOT	wish to purchase	a Title Sear	ch, and does	s does NOT w	ish to purchase <b>Ti</b>	tle Insuranc	e.
FAILURE TO CLOSE: If the Seller is Buyer and all obligations of either preformance of this contract on his preartial liquidated damages, the retensisted liquidated damages and any othe but not more than ½ of said earnest recollection of any monies awarded in the seller is the seller is the seller is the seller is the seller in the seller is the seller is the seller is the seller in the seller is the selle	party hereto shall of art at the time and it tion of which, howe her damages retained money and other me	cease, excepting the manner of	ot SELLER'S obligater specified, at the Set prevent suit by SE red by SELLER, the fred by SELLER, BUTTER, BUTT	ation to the Agent. SELLER'S option, t LLER for the speciere shall first be pa JYER or SELLER is	If the BUYER she Earnest Money fic performance of id to the Agent his	hould defau shall be reta this Contrac full commiss	It in the ained as it. Out o sion due
<b>TITLE</b> : to be conveyed subject to a government authority.	all restrictions, ease	ement and o	conveyances of rec	cord, and subject t	o zoning ordinand	es and laws	s of any
DATE OF CLOSING: BY OR ABOU	T JULY 22, 2021.			ATE OF POSSES	SION: AT CLOS	NG WITH D	EED.
DEED PROPERTY TO:							
TAXES: 2021 property taxes will be RISK OF HAZARD LOSS: SELLER						the Seller.	
The Stipulations aforesaid are to app	ly to and bind the h	eirs, executo	ors, administrators,	successors and as	signs of the respe	ctive parties.	
BUYER:	D-11- T		BUYER	₹:		Data	
PHONE: Day		me ——	PHON	E: Day		Date	Time
Night/Cell				Night/Cell			
COMMISSION: On the date of closin	g, SELLER agrees	to pay Tays	Realty & Auction L	LC, as per auction	agreement, a neg	otiated Comr	mission.
SELLER:			SELLER:				
	Date	Time	-		Date	Tin	ne
TAVE DEALTY & ALICTION LLC A	CENT.						