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CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made this, hereinafter called the	, by BUYER.	and between	herein	after called the	SELLER, and
VITNESS: That the SELLER in consideration and in part payment of the purchase price has the reson as he may in writing direct, the following the purchase price has the reson as he may in writing direct, the following parcel peerson bearing the purchase price and purchase price has the purchase price and purchase price and purchase price pri	n of this day sold and ng described re	d does hereby agree to conve eal estate in District		Deed to said BU	YER, or to such
CONSIDERATION: BUYER agrees to purchase	se and accept P	roperty described above for the	ne total price of: (Bid	price + Buyers P	remium):
		Dollars (\$) upon	the following terr	ns:
oday \$ cash, balance as follows: Closing involving Financing will be handled as inderstood by both the Buyer and Seller that the contract is <u>in no way</u> pending financing.	s required by the	ne BUYER'S Lending Instituti	on and at the BUYE	R'S expense. I	t is specifically
EARNEST MONEY: The BUYER has paid the Money into Agent's Escrow Account within 3 bainy bank check used as purchase money for the	nking days. The	Buyer unconditionally guaran	tees the validity of, ar	nd promises to m	
PROPERTY CONDITION: This property is bein nd agreed that the Buyer has accepted the ter as been personally inspected by the Buyer (os purchasing solely upon Buyer's own informary broker or any of its salesmen or agents. The tructure built before 1978.	ms and conditio r their agent); th tion about and i	ns posted for this auction on v at Buyer is personally familia nvestigation of the same; and	vww.taysauctions.cor r with location, size a that there is no expr	n and property had condition theo essed or implied	erein described reof; that Buyer I representation
BUYER does does NOT wish to p	urchase a Title	Search, and does	_ does NOT wish to p	ourchase Title In	surance.
FAILURE TO CLOSE: If the Seller is unable to Buyer and all obligations of either party here it erformance of this contract on his part at the treatial liquidated damages, the retention of which aid liquidated damages and any other damage out not more than ½ of said earnest money and collection of any monies awarded in default of the	to shall cease, ime and in the r ch, however, sh es retained or re	except SELLER'S obligation nanner specified, at the SELL all not prevent suit by SELLER covered by SELLER, there secovered by SELLER, BUYER	to the Agent. If the ER'S option, the Ear R for the specific performal first be paid to the	e BUYER should nest Money shall ormance of this (e Agent his full c	d default in the l be retained as Contract. Out of ommission due
TITLE: to be conveyed subject to all restriction overnment authority.	ons, easement	and conveyances of record,	and subject to zonir	ng ordinances ar	nd laws of any
PATE OF CLOSING: BY OR ABOUT NOVEM	IBER 16, 2021.	DATE	OF POSSESSION:	AT CLOSING V	VITH DEED.
DEED PROPERTY TO:					
TAXES: 2021 property taxes will be paid by the aid by the Seller.	e Seller. Buyer	will pay 2022 property taxes.	Back taxes & Greenb	elt rollback taxes	
he Stipulations aforesaid are to apply to and b	oind the heirs, ex	xecutors, administrators, succ	essors and assigns o	of the respective	parties.
BUYER:		BUYER:			
PHONE: Day		PHONE: Da	ay	Da	
Night/Cell			Night/Cell		
COMMISSION: On the date of closing, SELLER	R agrees to pay	Tays Realty & Auction LLC, a	as per auction agreen	nent, a negotiate	d Commission.
SELLER:		SELLER:			
Da	te Tin			Date	Time

TAYS REALTY & AUCTION, LLC AGENT:_____