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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 BUYER.	by and between		hereinafter	called the SEL	LER, and
WITNESS: That the SELLER in consider and in part payment of the purchase price learned as he may in writing direct, the following many many marked for the following many marked for the following many marked for the following many marked as a formal many marked ma	ation of nas this day solo llowing describe	d and does herebyed real estate in D	istrict, of	good and valid Deed	to said BUYER,	or to such
CONSIDERATION: BUYER agrees to pur	chase and acce	pt Property descri	ped above for the total	al price of: (Bid price	+ Buyers Premiu	um):
			Dollars (\$) upon the f	ollowing terms:	
oday \$ cash, balance as followay countries of the hand of the	lled as required at the Seller doe	by the BUYER'S	Lending Institution a	and at the BUYER'S	expense. It is s	specifically
EARNEST MONEY: The BUYER has paid Money into Agent's Escrow Account within any bank check used as purchase money f	3 banking days.	The Buyer uncond	litionally guarantees t	the validity of, and pr	omises to make r	
PROPERTY CONDITION: This property is and agreed that the Buyer has accepted the last been personally inspected by the Buyer is purchasing solely upon Buyer's own inforty broker or any of its salesmen or agents structure built before 1978.	e terms and con er (or their agen rmation about a	ditions posted for t t); that Buyer is pe and investigation o	his auction on www.tersonally familiar with fithe same; and that the fithe same; and that the fithes are the same; and the same same; and the same same; and the same same; and the same same same same same same same sam	aysauctions.com and location, size and countries is no expresse	d property herein ondition thereof; d or implied repr	described that Buyer esentation
BUYER does does NOT wish	to purchase a 1	Γitle Search, and	does doe	s NOT wish to purch	ase Title Insura	nce.
FAILURE TO CLOSE: If the Seller is unable Buyer and all obligations of either party be performance of this contract on his part at a partial liquidated damages, the retention of a liquidated damages and any other dark to the more than ½ of said earnest money collection of any monies awarded in default.	nereto shall cea the time and in t which, howeve mages retained and other moni	ise, except SELLE the manner specifi r, shall not prevent or recovered by S es recovered by S	ER'S obligation to the ed, at the SELLER'S suit by SELLER for t ELLER, there shall fin ELLER, BUYER or S	e Agent. If the BU option, the Earnest he specific performarst be paid to the Ag	YER should def Money shall be r ince of this Contr ent his full comm	ault in the etained as act. Out of ission due
TITLE: to be conveyed subject to all rest povernment authority.	rictions, easem	ent and conveyar	nces of record, and	subject to zoning or	dinances and la	ws of any
DATE OF CLOSING: BY OR ABOUT JUL	Y 7, 2022.		DATE OF F	POSSESSION: AT	CLOSING WITH	DEED.
DEED PROPERTY TO:						
FAXES: If tracts 1-11 sell to the same but property taxes will be paid by Seller. Back RISK OF HAZARD LOSS: SELLER to bear	yer 2022 proper taxes & Greenb	ty taxes will be prelight to the prelight to t	orated to date of clo	sing. If tracts 1-11 s the Seller.	·	 iyers 2022
The Stipulations aforesaid are to apply to a	and bind the heir	s, executors, adm	inistrators, successor	s and assigns of the	respective partie	es.
BUYER:		_	BUYER:			
PHONE: Day	Date Time		PHONE: Day		Date	Time
Night/Cell		_	Nigh	t/Cell		
COMMISSION: On the date of closing, SEI	LLER agrees to	pay Tays Realty &	Auction LLC, as per	auction agreement,	a negotiated Co	mmission.
SELLER:			SELLER:			
	Date	Time			ate	Time

TAYS REALTY & AUCTION, LLC AGENT:_____