## TIMBER CONTRACT

THIS CONTRACT is hereby made and entered into by	and between	Seller, and	
	, Timber Purchaser, this d	ay of, 2022.	
	WITNESSETH:		
WHEREAS, Seller has conducted an Auction sale of th	e timber and trees this 19th day of APRIL, 20	22 on <u>AC±</u> Hereinafter referred	
to as the HARVEST AREA. See Timber Contract Adde	ndums attached.		
WHEREAS, Timber Purchaser desires to cut and harvand conditions set forth herein.	est the trees and timber located in the HAI	RVEST AREA according to the terms	
WITNESS: That the seller in consideration of		Dollars	
(\$) as earnest money and in page 1			
Contract date. The BUYER has paid the above Earner into Escrow Account within 3 banking days. The Buyer any bank check used as purchase money for the above TIMBER SHALL BE CUT UNTIL FULL PAYMENT IS MADE CONSIDERATION: Now therefore, for and in consideration in the state of the	er unconditionally guarantees the validity of pove described property, whenever said cho DE.	, and promises to make negotiable,	
,		ein contained, and other good and	
valuable consideration, the receipt and sufficiency of			
1) <u>Timber to Be Cut</u> . Timber Purchaser has the righ	nt to cut, harvest and transport to the mill al	I merchantable trees growing in the	
HARVEST AREA which are fourteen (14) inches D	вн.		
		rill pay at closing within 14 days from this Contract date, the sum of imber products cut and harvested from the HARVEST AREA.	
3) <u>Term.</u> All trees and timber products to be cut Timber Purchaser on or before <u>APRIL 19, 2025</u> C		-	

## 5) Logging Restrictions.

a) Timber Purchaser shall do all that is reasonably possible to prevent any fires, including forest fires, upon the property. Timber Purchaser agrees to use its best efforts to extinguish any fire which might start upon the property, and agrees to take the necessary precautions to make sure that its equipment does not start any fires.

for the payment of all taxes which may arise out of the cutting, harvesting and sale of the trees and timber products.

**Expenses and Taxes.** Timber Purchaser shall be allowed to keep all proceeds from the sale of trees and timber products from the HARVEST AREA. Timber Purchaser shall be responsible for the prompt and full payment of all expenses, liabilities, and costs associated with the cutting and harvest of the trees and timber products, and Timber Purchaser shall also be solely responsible

- b) Timber Purchaser agrees that no trees outside perimeter of those described in the foregoing description shall be damaged.
- c) Timber Purchaser agrees that no boundary line trees will be cut.
- d) Timber Purchaser shall repair all damages to the Property which it may cause, or which may be caused in its logging, cutting and harvesting operations thereon and Timber Purchaser shall restore the cleared areas to their condition prior to execution of this Timber Contract.
- e) Timber Purchaser shall take such precautions which are necessary so as not to allow its trucks and equipment to create ruts on the property during wet weather.
- f) Timber Purchaser shall remove all tops and debris from the area of cleared fields as they currently exist within thirty (30) days from its cessation of activity in removing timber, and in no event later than APRIL 20, 2025. Purchaser will leave haul roads in a smooth and passable condition with waterbars where necessary when logging is completed. Purchaser shall scatter back into the woods all logging debris, level and smooth out loading areas, and subsequently disk in fescue and fertilizer on all affected areas as needed. Trash discarded by the loggers will be removed from the property when logging is completed.
- **Equipment.** Timber Purchaser shall be allowed to bring onto the property all equipment which is necessary for it to conduct its cutting and harvesting operations in the HARVEST AREA. Such equipment may be parked or stored on the property overnight, although the Land Owner shall in no way be responsible for any damage, loss or theft of said equipment.
- 7) <u>Applicable Laws</u>. Notwithstanding anything else herein contained, Timber Purchaser shall follow all applicable laws, and obtain all necessary permits, in conducting its operations upon the property and in taking trees and timber products to the mill.
- 8) <u>Warranties of Seller</u>. No warranty is made to Timber Purchaser concerning the amount of or the condition of merchantable timber contained in the HARVEST AREA or about the number of merchantable trees contained therein.
- 9) <u>Performance</u>. Timber Purchaser agrees to perform the cutting and harvesting operations of the timber and timber products, the transportation of the same to the mill, and the sale of the same, in a good, diligent and professional manner.

10)		eference purposes only and shall not in any way limit or broaden the		
11)	provisions of any paragraph herein.  1) Notices. Any notice or payment made to either party hereto by the other party shall be sent to United States certified mail, return receipt requested, postage prepaid, to the address set forth below for the respective party, until such address is changed by that party giving proper notice to the other party of such change.			
	TO THE Seller:	TO THE Purchaser:		
12)		nure to the benefit of, the parties hereto and their respective heirs,		
12\	successors, personal and legal representatives, and assigns.  Applicable Law This Contract shall be interpreted and consi			
-	<ul> <li>3) <u>Applicable Law</u>. This Contract shall be interpreted and construed pursuant to the laws of the State of Tennessee.</li> <li>4) <u>Severability</u>. Should any provision of this Contract be determined to be unenforceable, illegal or invalid by a Court of</li> </ul>			
,		ty or invalidly shall not affect the other provisions herein contained		
	which shall still remain in full force and of full effect.	,		
15)	<u>Indemnification</u> . Timber Purchaser shall indemnify and ho	old Seller, Tays Realty and Auction, LLC and their agents., harmless		
	from any liability arising out of Timber Purchaser's logging operations on the property, Timber Purchaser's presence on the			
		ty, including without limitation any liability for injury to persons or		
	property, loss of life, damage to streams, damage to adjoining property, or fires to timber or equipment.			
16)	6) <u>Enforcement</u> . In the event any Party must seek enforcement of the terms of this Contract, the prevailing party shall be entitled			
17\	to reasonable attorney fees and court costs incurred in said enforcement.			
1/)	17) <u>Third Party Beneficiary.</u> The Timber Purchaser of shall be considered a Third Party Beneficiary of this Contract and shall have standing to enforce the provisions of this Contract.			
18)	= :	s an independent contractor, and this Contract does not create any		
10,	<b>No Partnership.</b> The parties agree that Timber Purchaser is an independent contractor, and this Contract does not create any partnership or joint venture between Land Owner and Timber Purchaser.			
	particular per joint remains sectiona.ma e.m.e. a.mam.e.			
IN WITNESS WHEREOF, the parties hereto have executed this Contract on the day and date first above written at				
COOKEVILLE, Tennessee.				
<b>T</b> '	han Banahaaan	Timber Developer		
Him	ber Purchaser:	Timber Purchaser:		
Sell	er:	Seller:		
ר-וי		Caller		
Sell	er:	Seller:		

Seller:

Tays Realty & Auction LLC:

Seller:

## **TIMBER CONTRACT ADDENDUM #1: HARVEST AREAS**

Initials by the tracts purchased and "X"' tracts that are not to be included with this contract.

## 1) 426.67 AC± - TIMBER ONLY

Putnam County Tax Map 099 Parcels 005.05, 005.06, & 005.07
Being the North Point Properties, LLC timber located on Mill Creek Rd. Monterey, TN 38574
Bounded on the North by Idem, Jackson, & Roberson
Bounded on the East by Roberson & Heritage Preservation Trust
Bounded on the South by Mill Creek Rd.
Bounded on the West by Mill Creek Rd.
Approximately 49.40 ± Acres of Timber

Cut period: 36 months Cut size: 14 inch DBH