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

CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale mad, hereina	de this, fter called the BUYER.	by and between	herein	nafter called the S	SELLER, and
WITNESS: That the SELLER ir and in part payment of the purchaperson as he may in writing directions. Control, Par	n consideration of ase price has this day sold ect, the following describe	and does hereby agree to cord real estate in District	nvey by good and valid I) as ea Deed to said BUYE ounty, Tennessee,	R, or to such
CONSIDERATION: BUYER agr	ees to purchase and acce	pt Property described above fo	or the total price of: (Bid	price + Buyers Pre	mium):
		Dolla	rs (\$) upon	the following terms	s:
Today \$ cash, balar Closing involving Financing will understood by both the Buyer and this contract is <u>in no way</u> pendin	be handled as required be Seller that the Seller does	by the BUYER'S Lending Insti	tution and at the BUYE	ER'S expense. It i	is specifically
EARNEST MONEY: The BUYER Money into Agent's Escrow Accorany bank check used as purchas	unt within 3 banking days.	The Buyer unconditionally gua	rantees the validity of, a	nd promises to mak	
PROPERTY CONDITION: This pand agreed that the Buyer has ach as been personally inspected by a purchasing solely upon Buyer by broker or any of its salesmen structure built before 1978.	ccepted the terms and cond y the Buyer (or their agent s own information about a	ditions posted for this auction on t); that Buyer is personally fam nd investigation of the same; a	on www.taysauctions.com iliar with location, size a and that there is no expr	m and property her and condition there ressed or implied re	ein described of; that Buye epresentation
BUYER does does l	NOT wish to purchase a T	itle Search, and does	does NOT wish to p	purchase Title Ins ı	ırance.
FAILURE TO CLOSE: If the Sel Buyer and all obligations of eith performance of this contract on hopartial liquidated damages, the resaid liquidated damages and anyout not more than ½ of said earnocollection of any monies awarded	ner party hereto shall cea part at the time and in the etention of which, however to other damages retained of the sest money and other monion	se, except SELLER'S obligation the manner specified, at the SE, shall not prevent suit by SELI por recovered by SELLER, there as recovered by SELLER, BUY	ion to the Agent. If the ELLER'S option, the Ear LER for the specific perfershall first be paid to the ERR or SELLER is to paid	e BUYER should on the standard should be shoul	default in the be retained as ontract. Out o mmission due
TITLE : to be conveyed subject government authority.	to all restrictions, easeme	ent and conveyances of reco	rd, and subject to zonii	ng ordinances and	laws of any
DATE OF CLOSING: BY OR AE	BOUT NOVEMBER 20, 20	<u>22.</u> DA	TE OF POSSESSION:	AT CLOSING WI	TH DEED.
DEED PROPERTY TO: Address for tax notice:					
FAXES: 2022 taxes will be pro					
The Stipulations aforesaid are to	apply to and bind the heirs	s, executors, administrators, su	uccessors and assigns o	of the respective pa	arties.
BUYER:					
PHONE: Day	Date Time		Day	Date	
Night/Cell		_	Night/Cell		
COMMISSION: On the date of cl	osing, SELLER agrees to	pay Tays Realty & Auction LL0	C, as per auction agreer	nent, a negotiated	Commission
SELLER:		SELI FR:			