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

CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made, hereinafte	thiser called the BUYER.	, by and b	etween	hereir	after called t	he SELLE	R, and
WITNESS: That the SELLER in cand in part payment of the purchas person as he may in writing direct Group, Control, Parce	consideration of e price has this day t, the following desc	sold and does	ate in District , c	y good and valid) a Deed to said B Dunty, Tennes	SUYER, or	to such
CONSIDERATION: BUYER agree	es to purchase and a	ccept Property	/ described above for the t	otal price of: (Bid	price + Buyers	Premium)):
			Dollars (\$) upon	the following t	erms:	
Today \$ cash, balance Closing involving Financing will be understood by both the Buyer and S this contract is <u>in no way</u> pending f	e handled as require Seller that the Seller	ed by the BU	YER'S Lending Institution	and at the BUYE	R'S expense.	. It is spe	cifically
EARNEST MONEY: The BUYER h Money into Agent's Escrow Accoun any bank check used as purchase	it within 3 banking da	ys. The Buyer	unconditionally guarantee	s the validity of, a	nd promises to		
PROPERTY CONDITION: This pro and agreed that the Buyer has acce has been personally inspected by t is purchasing solely upon Buyer's of by broker or any of its salesmen of structure built before 1978.	epted the terms and other the Buyer (or their agown information abo	conditions pos gent); that Buy ut and investion	ted for this auction on www rer is personally familiar w pation of the same; and tha	v.taysauctions.co ith location, size a at there is no expr	m and property and condition to ressed or impl	/ herein de hereof; tha ied represe	scribed It Buye entation
BUYER does does NC	OT wish to purchase	a Title Searc	h , and does d	oes NOT wish to p	ourchase Title	Insurance	€.
FAILURE TO CLOSE: If the Seller Buyer and all obligations of either performance of this contract on his partial liquidated damages, the rete said liquidated damages and any obut not more than ½ of said earnes collection of any monies awarded in	r party hereto shall part at the time and ention of which, howe other damages retain t money and other m	cease, excep in the manner ever, shall not ed or recover nonies recover	t SELLER'S obligation to r specified, at the SELLER prevent suit by SELLER fo ed by SELLER, there shall ed by SELLER, BUYER or	the Agent. If the 'S option, the Ear or the specific performs to the specific performs the specific performance performs the specific performs the specific performance performance performs the specific performance performs the specific performance performance performs the specific performance performance performance performance performanc	e BUYER sho nest Money shormance of the e Agent his fu	uld defaul nall be reta is Contract Il commissi	t in the ined as . Out o ion due
TITLE : to be conveyed subject to government authority.	all restrictions, eas	ement and co	onveyances of record, and	d subject to zonii	ng ordinances	and laws	of any
DATE OF CLOSING: BY OR ABO	OUT DECEMBER 29	, 2022.	DATE O	F POSSESSION:	AT CLOSING	3 WITH DE	ED.
DEED PROPERTY TO:Address for tax notice:							
TAXES: 2022 property taxes will be RISK OF HAZARD LOSS: SELLE						Seller.	
The Stipulations aforesaid are to ap	oply to and bind the	heirs, executo	rs, administrators, success	sors and assigns o	of the respectiv	ve parties.	
BUYER:			BUYER:			D-1-	T :
PHONE: Day		ime 	PHONE: Day_				Time
Night/Cell			Ni	ght/Cell			
COMMISSION: On the date of clos	sing, SELLER agrees	s to pay Tays	Realty & Auction LLC, as p	er auction agreer	nent, a negotia	ated Comm	iission.
SELLER:			SELLER:				
	Date	Time			Date	Tim	ie
TAVE DEALTY & ALICTION LLC	ACENT.						