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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 cal	led the BUYER.	, by and	between		herein	after called	the SELLE	ER, and
WITNESS: That the SELLER in consi and in part payment of the purchase pri person as he may in writing direct, the Group, Control, Parcel	deration of ce has this day so following describ	old and doe bed real es	tate in District	to convey by go	Dollars (\$_ ood and valid I	Deed to said	BUYER, or	to such
CONSIDERATION: BUYER agrees to	purchase and acc	cept Proper	ty described ab	pove for the total	price of: (Bid	price + Buye	rs Premium	ı):
				Dollars (\$) upon	the following	terms:	
Today \$ cash, balance as frinancing will be handled as required because and Seller that the Seller does now way pending financing.	y the BUYER'S Le	ending Insti	itution and at th	e BUYER'S exp	ense. It is spe	ecifically und	erstood by	both the
EARNEST MONEY: The BUYER has p Money into Agent's Escrow Account with any bank check used as purchase mon	nin 3 banking days	s. The Buye	er unconditional	ly guarantees th	e validity of, ar	nd promises t		
PROPERTY CONDITION: This property and agreed that the Buyer has accepted has been personally inspected by the Es purchasing solely upon Buyer's own by broker or any of its salesmen or agestructure built before 1978.	I the terms and co buyer (or their age information about	nditions po nt); that Bu and invest	ested for this au lyer is personal igation of the s	ction on www.ta lly familiar with lo ame; and that th	ysauctions.cor ocation, size a ere is no expr	m and proper nd condition essed or imp	ty herein de thereof; the blied repres	escribed at Buye entatior
BUYER does does NOT w	ish to purchase a	Title Sear	ch, and	does does	NOT wish to p	ourchase Titl	e Insuranc	e.
FAILURE TO CLOSE: If the Seller is under the super and all obligations of either part performance of this contract on his part partial liquidated damages, the retention said liquidated damages and any other but not more than ½ of said earnest most collection of any monies awarded in definition.	ty hereto shall ce at the time and ir n of which, howev damages retained ney and other mo	ease, excent the mannor er, shall no d or recove nies recove	pt SELLER'S of er specified, at t prevent suit b red by SELLEF ered by SELLEF	obligation to the the SELLER'S o y SELLER for th R, there shall firs R, BUYER or SE	Agent. If the ption, the Earle specific perfet be paid to the	e BUYER should be been set Money someone of the been set of th	ould defau shall be reta his Contrac ull commiss	It in the ained as t. Out of the silon due
TITLE : to be conveyed subject to all government authority.	restrictions, ease	ment and o	conveyances o	f record, and su	ubject to zonir	ng ordinance	es and laws	s of any
DATE OF CLOSING: BY OR ABOUT I	MAY 23, 2024.			DATE OF PO	DSSESSION:	AT CLOSIN	IG WITH D	EED.
DEED PROPERTY TO:								
TAXES: 2024 taxes will be prorated to RISK OF HAZARD LOSS: SELLER to				, ,	, .	•		
The Stipulations aforesaid are to apply	to and bind the he	eirs, execut	ors, administrat	tors, successors	and assigns o	of the respec	tive parties.	
BUYER:			Вι	JYER:				
PHONE: Day	Date Tin		PH	IONE: Day			Date	Time
Night/Cell				Night/	Cell			
COMMISSION: On the date of closing,	SELLER agrees t	o pay Tays	Realty & Aucti	on LLC, as per a	auction agreen	nent, a nego	tiated Comr	mission.
SELLER:			SELLE	ER:				
	Date	Time				Date	Tir	ne
TAVE DEALTY & ALICTION LLC ACE	NIT.							