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

## **CONTRACT FOR SALE OF REAL ESTATE at AUCTION**

THIS CONTRACT of sale made thi	s alled the BUYER.	_, by and	between		hereinaf	ter called th	ne SELLE	R, and
WITNESS: That the SELLER in constand in part payment of the purchase poerson as he may in writing direct, the Group, Control, Parcel _	sideration of rice has this day s e following descr	sold and doe	state in <b>District</b>	o convey by good	Dollars (\$ d and valid De Cou	ed to said B	UYER, or	to such
CONSIDERATION: BUYER agrees to	purchase and a	ccept Prope	rty described abo	ve for the total pr	rice of: (Bid pr	ice + Buyers	Premium)	):
			[	Dollars (\$	) upon th	e following to	erms:	
Today \$ cash, balance as nvolving Financing will be handled as both the Buyer and Seller that the Sell s <u>in no way</u> pending financing.	required by the B	UYER'S Ler	nding Institution a	nd at the BUYER	S'S expense.	It is specifica	ally unders	tood by
EARNEST MONEY: The BUYER has Money into Agent's Escrow Account wi any bank check used as purchase mo	thin 3 banking da	ys. The Buye	er unconditionally	guarantees the v	alidity of, and	promises to		
PROPERTY CONDITION: This proper and agreed that the Buyer has accepted has been personally inspected by the spurchasing solely upon Buyer's own by broker or any of its salesmen or activature built before 1978.	ed the terms and on Buyer (or their agon information abou	conditions po jent); that Bu ut and invest	osted for this auct uyer is personally tigation of the sai	ion on www.taysa familiar with loca me; and that ther	auctions.com ation, size and e is no expres	and property d condition the ssed or impli	herein de nereof; tha ed represe	scribed It Buye entation
BUYER does does NOT	wish to purchase	a Title Sea	rch, and d	oes does No	OT wish to pu	rchase <b>Title</b>	Insurance	€.
FAILURE TO CLOSE: If the Seller is Buyer and all obligations of either particular partial liquidated damages, the retentions and liquidated damages and any other pout not more than ½ of said earnest metallication of any monies awarded in descriptions.	orty hereto shall of that the time and on of which, howe the damages retained oney and other m	cease, exce in the mann ever, shall no ed or recove onies recove	ept SELLER'S ob er specified, at th ot prevent suit by ered by SELLER, ered by SELLER,	ligation to the A e SELLER'S opt SELLER for the sthere shall first b BUYER or SELL	gent. If the ion, the Earne specific perfor paid to the	BUYER shows st Money shows mance of this Agent his ful	uld defaul all be reta s Contract I commiss	t in the ined as . Out o ion due
<b>TITLE</b> : to be conveyed subject to all government authority.	restrictions, eas	ement and	conveyances of	record, and subj	ect to zoning	ordinances	and laws	of any
DATE OF CLOSING: BY OR ABOUT	JANUARY 12, 20	024.		DATE OF POS	SESSION:	AT CLOSING	WITH DE	ED.
DEED PROPERTY TO:Address for tax notice:								
TAXES: 2023 taxes will be paid by the RISK OF HAZARD LOSS: SELLER to								
The Stipulations aforesaid are to apply	to and bind the h	neirs, execut	tors, administrato	rs, successors ar	nd assigns of	the respectiv	e parties.	
BUYER:			BUY	'ER:				
PHONE: Day		ime 	PHO	NE: Day				Time
Night/Cell				Night/Ce	ell			
COMMISSION: On the date of closing	, SELLER agrees	to pay Tays	s Realty & Auction	n LLC, as per aud	ction agreeme	nt, a negotia	ted Comm	iission.
SELLER:			SELLEF	R:				
	Date	Time	- ——— <del>—</del> •			Date	Tim	ie
TAVE DEALTY & ALICTION LLC AC	ENIT.							