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CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made this, b, hereinafter called the BUYER.	and between		hereinafter ca	alled the SEL	LER, and
WITNESS: That the SELLER in consideration of and in part payment of the purchase price has this day sold a person as he may in writing direct, the following described Group, Control, Parcel Deed Book	nd does hereby agree to real estate in District	o convey by good		said BUYER,	or to such
CONSIDERATION: BUYER agrees to purchase and accept	Property described abo	ve for the total pri	ce of: (Bid price +	Buyers Premiu	ım):
		Dollars (\$) upon the follo	owing terms:	
Today \$ cash, balance as follows: Cash due at of Financing will be handled as required by the BUYER'S Lend Buyer and Seller that the Seller does not furnish a <i>Property way</i> pending financing.	ng Institution and at the	BUYER'S expens	se. It is specifically	y understood b	y both the
EARNEST MONEY: The BUYER has paid the above Earnes Money into Agent's Escrow Account within 3 banking days. The any bank check used as purchase money for the above described by the above Earnes and the above Earnes are the above Earnes and the above Earnes are the	ne Buyer unconditionally	guarantees the v	alidity of, and prom	nises to make n	
PROPERTY CONDITION: This property is being sold at Auct and agreed that the Buyer has accepted the terms and condit has been personally inspected by the Buyer (or their agent); is purchasing solely upon Buyer's own information about and by broker or any of its salesmen or agents. The Buyer will structure built before 1978.	ions posted for this auct that Buyer is personally I investigation of the sar	ion on www.taysa familiar with loca ne; and that there	uctions.com and p tion, size and cond is no expressed of	roperty herein dition thereof; or implied repre	described that Buyer esentation
BUYER does does NOT wish to purchase a Tit	le Search, and d	oes does NC	OT wish to purchas	e Title Insura	nce.
FAILURE TO CLOSE: If the Seller is unable to make converge Buyer and all obligations of either party hereto shall cease performance of this contract on his part at the time and in the partial liquidated damages, the retention of which, however, said liquidated damages and any other damages retained or but not more than ½ of said earnest money and other monies collection of any monies awarded in default of this contract we	e, except SELLER'S ob e manner specified, at the shall not prevent suit by recovered by SELLER, recovered by SELLER,	ligation to the Age SELLER'S option SELLER for the sethere shall first be BUYER or SELL	gent. If the BUYE on, the Earnest Mo pecific performand e paid to the Agent	ER should defa oney shall be re se of this Contra t his full comm	ault in the etained as act. Out of ission due
TITLE : to be conveyed subject to all restrictions, easemer government authority.	t and conveyances of	record, and subje	ect to zoning ordin	nances and lav	ws of any
DATE OF CLOSING: BY OR ABOUT MARCH 5, 2024.		DATE OF POS	SESSION: AT CL	OSING WITH	DEED.
DEED PROPERTY TO:					
TAXES: 2024 taxes will be prorated to date of deed. Back ta RISK OF HAZARD LOSS: SELLER to bear risk of Hazard L	xes or Greenbelt Rollba	ck taxes (if any) w			
The Stipulations aforesaid are to apply to and bind the heirs,	executors, administrato	rs, successors an	d assigns of the re	spective partie	es.
BUYER:	виу	'ER:			
PHONE: Day	PHO	NE: Day		Date	Time
Night/Cell		Night/Ce	II		
COMMISSION: On the date of closing, SELLER agrees to pa	ay Tays Realty & Auction	n LLC, as per auc	tion agreement, a	negotiated Coi	mmission.
eellen.	05115	.			
SELLER: Date 1	SELLER ime	R:	Date	 e	Гіте
TAYS REALTY & AUCTION, LLC AGENT:					