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CONTRACT FOR SALE OF REAL ESTATE at AUCTION

THIS CONTRACT of sale made this, hereinafter called the BUYER.	_, by and between	hereinafter called the SELLER, and
WITNESS: That the SELLER in consideration of and in part payment of the purchase price has this day s person as he may in writing direct, the following descrigoroup, Control, Parcel Deed Book _	old and does hereby agree to convey by g ibed real estate in District , of _	Dollars (\$) as earnest money ood and valid Deed to said BUYER, or to such County, Tennessee, Map
CONSIDERATION: BUYER agrees to purchase and ac	ccept Property described above for the total	I price of: (Bid price + Buyers Premium):
	Dollars (\$) upon the following terms:
Today \$ cash, balance as follows: Cash due Financing will be handled as required by the BUYER'S L Buyer and Seller that the Seller does not furnish a Prop way pending financing.	∟ending Institution and at the BUYER'S exp	pense. It is specifically understood by both the
EARNEST MONEY: The BUYER has paid the above Earn Money into Agent's Escrow Account within 3 banking day any bank check used as purchase money for the above	s. The Buyer unconditionally guarantees th	ne validity of, and promises to make negotiable
PROPERTY CONDITION: This property is being sold at a and agreed that the Buyer has accepted the terms and c has been personally inspected by the Buyer (or their ag is purchasing solely upon Buyer's own information about by broker or any of its salesmen or agents. The Buyer structure built before 1978.	onditions posted for this auction on www.ta ent); that Buyer is personally familiar with It and investigation of the same; and that t	sysauctions.com and property herein described ocation, size and condition thereof; that Buyen here is no expressed or implied representation
BUYER does does NOT wish to purchase	a Title Search, and does does	NOT wish to purchase Title Insurance .
FAILURE TO CLOSE: If the Seller is unable to make consumer and all obligations of either party hereto shall of performance of this contract on his part at the time and it partial liquidated damages, the retention of which, however said liquidated damages and any other damages retained but not more than ½ of said earnest money and other more collection of any monies awarded in default of this contract.	cease, except SELLER'S obligation to the in the manner specified, at the SELLER'S over, shall not prevent suit by SELLER for the or recovered by SELLER, there shall first pries recovered by SELLER, BUYER or SE	e Agent. If the BUYER should default in the option, the Earnest Money shall be retained as the specific performance of this Contract. Out of the paid to the Agent his full commission due
TITLE : to be conveyed subject to all restrictions, ease government authority.	ement and conveyances of record, and s	ubject to zoning ordinances and laws of any
DATE OF CLOSING: BY OR ABOUT MAY 2, 2024.	DATE OF P	OSSESSION: AT CLOSING WITH DEED.
DEED PROPERTY TO:Address for tax notice:		
TAXES: 2024 taxes will be prorated to date of deed. BarRISK OF HAZARD LOSS: SELLER to bear risk of Hazar	ck taxes or Greenbelt Rollback taxes (if an	, ,
The Stipulations aforesaid are to apply to and bind the h	eirs, executors, administrators, successors	and assigns of the respective parties.
BUYER:	BUYER:	
	me	Date Time
Night/Cell		/Cell_
COMMISSION: On the date of closing, SELLER agrees	_	
SELLER:Date	SELLER: Time	Date Time
TAYS REALTY & AUCTION, LLC AGENT:		_