

PARKS AUCTION COMPANY 1535 W. NORTHFIELD BLVD. * SUITE 17 MURFREESBORO, TENNESSEE 37129 615-896-4600

CONTRACT FOR SALE OF REAL ESTATE

THIS CONTRACT of sale made this			by and betweenhereinafter called the Seller, and nafter called the Buyer;
	WITNESSETH:		
That the Buyer herewith deposits with \$ as earne consideration of the earnest money deposited, h	st money to constitut	e part payment of the	ne Purchase Price. The Seller in
by a good and valid deed described real estate in Address:	to said Buyer, or to County, T	such person he ma ennessee to wit:	
Map & Parcel:			
PURCHASE PRICE: \$		follows:	
The PURCHASE PRICE includes the bid price of	f \$	plus a Buyer's Prer	mium of \$
The parties agree that the closing shall b shall prepare the necessary closing documents a			("Closing Agent") who
The property is sold in an "AS IS WHERE for the Seller, make any warranties as to the con-			uction company, acting as agent
This contract is NOT contingent on the I shall pay for all loan costs, if applicable. Any ter institutions, shall be the sole responsibility of the	mite inspections, app	oraisals, or the like t	hat may be required by financial
The sale will be closed on or before Possession to be given Taxes for current year to be Title Insurance to paid by (Buyer) (Seller		risk of loss through Back taxes	date of deed. if any, will be paid by Seller.
Deed Property to: Conveyance is to be subject to building r Miscellaneous Conditions:	estrictions of record.		·
Should the sale not be closed as stated la Agent may give the Seller and Buyer five (5) days address or the address listed below.			
Seller Default: In the event the Seller fathis contract for any other reason, the Seller shall plus advertising expenses. Likewise, in the event refunded to him or he may elect to sue for specific attending said suit, including a reasonable attornation.	be liable to the agent t of the Seller's defau performance. The pr	herein for the full co llt, the Buyer may re	mmission set out in their contract quest that his earnest money be
Buyer Default: Should the Buyer default money shall be retained as liquidated damages performance of this contract. However, if Seller clall damages, at law or equity, including specific pattending said suit, including a reasonable attornesue for specific performance or not, the auction forth in a separate agreement) and may deduct selections.	s, which retention, he hooses, he may bring berformance. The preey's fee. In the event company shall be er	owever, shall not poor soult against Buyer for soult against Buyer for shall be of the Buyer's defautiled to its entire co	event suit by Seller for specific for breach of contract for any and e entitled to recover all expenses alt, whether the Seller chooses to
The word "Seller" and "Buyer" when us parties to this contract so requires.	ed in this contract sh	nall be construed as	plural whenever the number of
IN WITNESS WHEREOF, the parties have	e hereunto subscribe	ed their names on this	s day and year first above written.
Buyer:	Selle	er	
Buyer:	Selle	er	
Address:			
Phone:Email:	Pnoi	ାତ iil·	
PARI	KS AUCTION COMP.	ANY LLC	