REAL ESTATE PURCHASE CONTRACT

Date:

Date/Time

1. Description : I, or We, hereafter referred to as BUYER, hereby agree to purchase the property known as 1618 Clarice Way, Louisville, KY 40216, described specifically as Being Lot #67, CARDINAL COURT SUBDIVISION, SECTION #2, as shown on plat of same recorded in Plat and Subdivision Book 12, Page 29, in the Office of the Clerk of the County Court of Jefferson County, Kentucky. Being the same property conveyed to Thomas B. McConnell and Mildred T. McConnell by Deed dated August 19, 1955, of record in Deed Book 3335, Page 25, and in the Office of the Clerk of the County Court of Jefferson County, Kentucky.
2. Sale price: For the sum of
Seven thousand five hundred dollars (\$7,500) down payment due immediately, with the remaining balance to be paid at closing. 3. Closing: Closing shall occur on or before June 20, 2025 at a time mutually convenient to and agreeable between BUYER and SELLER. BUYER and SELLER shall each pay their respective closing costs as is common and customary to Jefferson County, KY legal practices. However, the maximum title charges to be paid by the SELLER, including but not limited to attorney fees and
document preparation, shall not exceed \$350.00.
4. Possession: SELLER shall transfer possession of the property to BUYER at closing upon transfer of title.
5. Real estate taxes : All county and city real estate taxes currently due and payable in the calendar/fiscal of closing shall be prorated between the BUYER and SELLER as of the date of closing.
6. Deed : An unencumbered marketable title to said property to be conveyed by General or Special Warranty deed with the usual covenants such as any title company will insure, except easements of record, restrictive covenants of record as to the use and improvements of said property, and except applicable regulations imposed by the county and city planning and zoning commission.
7. "As is" condition: Said property is being sold in "as is" condition, with all faults and attributes and no guarantees or
warranties of any kind as to condition or use of the property.
8. Lead Base Paint Disclosure: SELLER hereby disclosed to BUYER that due to the age of the house it is possible that the
house contains lead base paint.
9. Waiver of inspections: Both BUYER and SELLER agree to waive all inspections including, but not limited to, home, lead
base paint, termite, and radon, as a condition or contingency to the sale.
 10. Default: Time is of the essence and this is an irrevocable offer to purchase with no contingencies. In the event the BUYER fails to perform according to the terms of this contract, the down payment shall be forfeited as partial liquidated damages, and not as a penalty, without affecting any of SELLER'S further remedies. Any legal expense incurred to enforce BUYER'S compliance and performance of this contract shall be the responsibility of the BUYER. Wardlow Auctions Inc. is the agent of the SELLER. 11. Down payment: As evidence of good faith binding this contract, a down payment of \$7,500.00 is made herewith to be applied on the purchase price upon passing of deed or refunded should title prove uninsurable. BUYER shall make the said down payment immediately after the auction by certified or good personal check. The down payment shall be paid to Wardlow Auctions Inc. and placed in its escrow account until closing or forfeited due to BUYER'S failure to close. 12. SELLER is to pay an auction selling commission as per the Auction Listing Contract dated April 15, 2025. 13. All risk of loss with respect to the property shall remain with the SELLER until the closing and delivery of deed to BUYER. In addition, the BUYER also has an insurable interest in the property from the date of this contract and the BUYER is hereby notified that insurance should be placed upon the property immediately to protect that interest. 14. Other provisions: 1) The following shall remain with the real estate: all existing lighting fixtures and window treatments; the existing the refrigerator in the kitchen, the two automatic garage door openers, and any other personal property that exists in the home 2) Closing shall be held by the law office of Enterprise Title, 906 Lily Creek Rd., Louisville, KY 40243. 15. I or we, as BUYER(S) have read the entire contents of this contract and attest that we are not relying on verbal statements not contained herein. We further certify that we have
BUYER: Print and Signature Date/Time BUYER Print and Signature Date/Time
The above offer is hereby accepted on this day of, at, at, at,
SELLER acknowledges receipt of this contract.

SELLER: The Estate of Mildred T. McConnell

By Laura Tanner, Executrix