

REAL ESTATE PURCHASE CONTRACT

This Real Estate Pu	rchase Contract made and entered into on the $22^{ ext{nd}}$ day of April, 2025	, by and between
_Fredia Cornelius E	Estate , parties of the first part here in after referred to as "Seller" and	I
	party(ies) of the second party	art (hereinafter
referred to as "Buy	er").	
	WITNESSETH	
WHEREAS.	SELLER is the owner of	, real estate
lying in Christian Co		
	for the purpose of an auction bunty, Kentucky, and is for sale by Bolinger Real Estate & Auction.	, real estate
	at the auction BUYER was the high biddere real estate described in, Deed Book/Page	, Christian County
WHEREAS,	the parties desire to enter into the Real Estate Purchase Contract, an	d
WHEREAS,	the parties have agreed to all terms and conditions of this Real Estate	e Purchase Contract
•	REFORE, for and in consideration of the mutual promises and covenal ties hereby agree as follows.	nts herein
1. Purchase P	Price	
a. The	e purchase price for the tract(s) referred to above at the auction was	
\$		
	e terms of the sale include a 7% Buyer's Premium of \$	to be
	ded to the final bid and included in the Contract Price. nen (a) and (b) are added together the purchase contract price for the	e tract(s) is
\$		
2. Payment o	f Purchase Price	
a. Bu	yer will pay the sum of \$ on the	e date of the
	ecution of this contract with said sum representing seven (7%) of the	
b. The	e balance of the contract sales price, \$, shall be paid in
cer c. Earr age <u>317</u>	rtified funds by Buyer within thirty (30) days from this date or before. nest money deposit shall be payable to Cotthoff & Willen Trust Accou nts for SELLER until closing. BUYER & SELLER agree <u>David Cotthoff of W 9th St. Hopkinsville, KY 42240 270-885-9909</u> , shall prepare any donsaction.	unt, as designated Cotthoff & Willen

3. Time is of the Essence

a. Time is of the essence in the performance of all terms and conditions set forth in the Real Estate Purchase Contract.

4. Real Estate Taxes

a. All 2025 ad valorem taxes shall be prorated at closing between BUYER and SELLER.

5. Possession

a. Possession of the property will be given on or before 45 days from auction.

6. Conveyance of Property

- a. **SELLER** can convey property to **BUYER** by a General Warranty Deed free and clear of any and all liens, encumbrances and restrictions whatsoever, except the following:
 - The right of way adjacent public roads and streets, applicable subdivision, building, zoning and water restrictions, if any and no representations are made by SELLER or broker as to same.
 - ii. Any and all utility easements or easements visible or not visible and restrictions of record affecting said property.

7. Closing Cost

- a. **SELLER** shall pay for the preparation of the deed to the property.
- b. **SELLER** shall pay for the transfer tax stamps or other documentary stamps to be affixed thereto.
- c. **BUYER** shall pay for closing fees, title examination fees, title insurance premiums, and all other costs necessary for **BUYER** to assure himself as to the sufficiency of the title. **BUYER** is being advised to have a title examination performed and/or to purchase title insurance.
- d. **BUYER** shall pay for recording the deed.
- e. **BUYER** shall pay for the preparation and recording of any mortgage, or other document prepared, in order to secure any indebtedness on the subject real estate.
- f. The closing transaction will take place on or before 45 days from this date.

8. Non-Real Estate Assets

- No non-real estate or personal property items are being conveyed with the real estate described herein.
- b. Any debris left on the property shall be the responsibility and expense of **BUYER** to remove.

9. Farm Bases

a. All Farm Service Agency programs or bases will be handled by the Christian County Farm Service Agency office in accordance with their rules and regulations and are not warranted or guaranteed by SELLER, auctioneer, real estate broker, "agent of the SELLER" in anyway and any and all amounts indicated are not warranted or guaranteed in any way. It shall be BUYERS responsibility to determine what programs or bases are applicable.

10. No Warranties of Fitness of Purpose

- a. The property is being sold as is where is and neither the **SELLER**, real estate broker, auctioneer, "agent for the **SELLER**" expressly or implicitly, warrants or guarantees or makes any representations as to the condition of the premises or any portion thereof, including but not limited to, the structural soundness of any building, beams, and structures.
- b. No representation or warranties, either expressed or implied, are being made as to any future use or suitability of the property.

11. Environment Matters

- a. **SELLER**, real estate broker, auctioneer, agent for **SELLER**, makes no representations either expressed or implied regarding any environmental matters of any kind or nature whatsoever, whether being a part of the federal law, federal regulations, state law, state regulations, or any other laws, regulations, or rules of any type whatsoever.
- b. BUYER waives all rights under any such laws and accepts and assumes all responsibility and liability of any condition of the property which may now, or at any time later be in violation of or considered contaminated by environmental protection laws or regulations.

12. Mineral Rights

a. SELLER is conveying any and all mineral rights that it may have to BUYER.

13. Assignment

a. This contract shall not be assigned by the **BUYER** without the consent of the **SELLER** with the exception of the **BUYER** transferring to their Trust, LLC or Corporation.

14. Default and Remedies

- a. In the event SELLER defaults or fails to perform any of the conditions or obligations of SELLER under this contract, BUYER may notify SELLER of such default and SELLER shall have a one hundred eighty (180) day period after notification within which to cure such default. In the event SELLER fails to cure such default as provided herein, or in the event any of the representations and warranties contained herein are not time and correct as of the date hereof and as of the Closing Date. BUYER shall have the right to enforce an action in equity for specific performance, sue for damages available at law or terminate this Contract by giving written notice to SELLER and receive an immediate refund of deposit.
- b. In the event of a default or breach by BUYER of any of the covenants or conditions or obligations of BUYER under this Contract, SELLER may notify BUYER of such default and BUYER shall have a ten (10) day period after notification within which to cure such default. In the event BUYER fails to cure such default as provided herein, SELLER'S remedies shall be to give written notice thereof to BUYER, to retain the Deposit Money as liquidated damages, plus any other remedies SELLER has available under the laws of the Commonwealth of Kentucky.

15. Mutuality of Remedy

a. Each of the parties acknowledge that the remedies stated herein have been negotiated and provide mutual, satisfactory, and adequate and proper compensation and consideration to

each of the parties and that such remedies take into account the peculiar risks of each of the parties.

16. Condemnation

a. If any portion of the property shall be taken, or proposed to be taken, by condemnation by a public agency with rights of eminent domain, or purchase in lieu thereof, or shall be damaged by fire, wind storm, tornado or other casualty normally covered by a home owner's/farm owner's insurance policy, before closing, SELLER shall immediately advise BUYER thereof, and shall further advise BUYER of whether SELLER proposes to repair and restore the property, but SELLER shall have no obligation to repair or restore. BUYER shall thereafter have the option exercisable until the closing date, to terminate this agreement or to complete closing "AS-IS, WHERE IS". Unless otherwise agreed by the parties in writing, any condemnation or insurance, proceeds shall be paid to and retained by SELLER.

17. Attorney's Fees

a. In the event of any litigation between the parties pursuant to the Contract, the prevailing party shall be entitled to collect from the non-prevailing party its attorneys' fees and paralegals' fees, whether incurred out of court, at trial, on appeal or in any bankruptcy or administrative proceeding.

18. Entry

a. **BUYER** shall have the right to enter the land and buildings immediately.

19. Severability

a. If any provision hereof is determined by a court of competent jurisdiction to be invalid or unenforceable, the remainder of the Contract shall nonetheless remain in full force and effect.

20. Venue

a. **SELLER** and **BUYER** agree that venue for any litigation arising out of this Contract shall be in Christian County, Kentucky. Jurisdiction of law shall be Commonwealth of Kentucky.

21. Miscellaneous

- a. Survival of Provisions All the warranties, representations and indemnities contained herein shall, as applicable, survive the Closing and the delivery of the deed and other documents.
- b. **Notices** Any notice required or permitted to be given under this Contract shall be in writing and shall be deemed to have been given when (i) deposited in Federal Express (or any other national next day delivery service), or (ii) deposited in the United States mail via registered or certified mail, postage prepaid, return receipt requested, or (iii) sent via facsimile, provided that acknowledgement of receipt thereof is received by the sending party from the receiving party, and address as follows:

(Addr	e)
(Phor	ess)
(Phor	
	e)
(Email	I)
BUYER: (Nam	ne)
(Add	ress)
(Pho	ne)
(Ema	il)

With copy to: Bolinger Real Estate & Auction

110 John Rives Rd Hopkinsville, KY 42240 270.632.8882

Either party may, from time to time, by notice herein provided, designate a different address to which notice to it shall be sent.

- c. **Applicable Law** This Contract shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky.
- d. **Entire Agreement** This Contract and the Exhibits hereto contain the entire understanding and agreement by and between the parties and all prior or contemporaneous oral or written agreements or instruments are merged herein, and no amendment to this Contract shall be effective unless the same is in writing and signed by the parties hereto.
- e. **Binding Effect** This Contract shall be binding upon and shall insure to the benefit of the parties hereto and their respective permitted successors and assigns.
- f. Captions and Headings The captions and headings throughout the Contract are for convenience and reference only, and the words contained therein shall in no way be held to define or add to the interpretation, construction or meaning of any provision of this Contract.
- g. **Counterpart Originals** This Contract has been executed by the **SELLER** and **BUYER** and each acknowledge receipt of this Contract whether in an original from or a copy thereof.
- **22.** Additional Terms: BUYER shall hold auctioneer/real estate brokers harmless.

date and time set forth below each signature. SELLER:		
	Date:	Time:
		Time.
	Date:	Time:
Witness:		
withess.		
	1	
BUYER:		
	Date:	Time:
	Date:	Time:
Witness:		

IN WITESS WHEREOF, the parties here to have caused this contract to be executed and sealed as of the