

Tuesday, October 25th @ 11:30am Auction held off-site at: Hampton Inn & Suites 7043 Miller Lane, Dayton, Ohio (Lot 9 of Multi-Property Auction)

Internet Bidding Available

7245 Marion Drive, Russells Point, Ohio 43348 BidNowLLC.com



Description: Consists of parcels totaling approximately 0.51 acres with a 60 x60 insulated Morton building. The building has a 60 ft. clear span ceiling, (3) 14 x 14 powered overhead doors, 2 RV panels, 220 air compressor hookup, office, kitchen area and 1 $\frac{1}{2}$ baths. Property is located in the Logan County Resort Town of Russells Point, Ohio on Indian Lake.

Inspection: Contact auctioneer to schedule a viewing of the building.

Logan County PID Trac#1- #51-032-16-13-008-005, #51-032-16-13-008-006, #51-032-16-13-002-000,

Total Annual Taxes: \$819.32

Terms: Sells subject to confirmation by a motivated seller. As-Is; No contingencies for financing or inspection; 10% Buyer premium in effect; Short tax proration; Buyer pays all closing costs; Warranty deed at closing with no liens or encumbrances. Possession at closing.

Deposit and Closing: Successful bidder will be required to deposit 10% of the total contract price by cash or check with proper ID PAYABLE to M & M Title Company which will be your non-refundable deposit if you are the successful bidder. Close on or before November 18, 2016.

Realtor Participation: Commission available to Ohio Licensee representing a successful bidder who closes on transaction. To collect a commission, Realtor's must: 1) Register your bidder no less than 24 hours prior to auction; 2) Accompany your client to the scheduled Inspection; 3) Accompany your client to the auction; 4) Guide buyer to closing. **NOTE**: If bidding online, you must register your client with auctioneer prior to client's online registration.

Steve Smith – Auctioneer (937) 441-3627 stevesmithauctioneer@gmail.com

www.OhioRealEstateAuctions.com

Disclaimer: Information contained herein was obtained from sources deemed reliable. However, neither Ohio Real Estate Auctions, LLC, Auctioneers, nor their agents will be responsible for any errors or omissions regarding information provided by same. Announcements made at the auction will take precedence over written material or any other statements made prior to the auction. Buyers should carefully verify all information and make their own decision as to the accuracy thereof before relying on same.

Logan County, Ohio

Parcel: 51-032-16-13-008-005

SUMMARY								
Owner	7372 SIR	D S RISCH ETU R FRANCIS DRA LS POINT OH 4	KE AV		Taxpayer	1520 Sk	RICHARD S (YLINE DRIVE ES FL 32778 USA	
Tax District	51-WASI	H TWP ILSD			Class	599-OT	HER RESIDENTIAL STRU	JCTURE
School District	INDIAN L	AKE S D			Subdivision			
Location	7245 MA	RION DR			Legal	0000 99	925	
CD Year			Map # / Ro	uting #	03216 / 130	008 Acres		0.162
Ag Year			Ag District			Sold		
Sales Amount			Volume			Page		
CHARGE					VALUE			
	Prior	1st Half	2nd Half	Total			Appraised	Assessed
Tax	0.00	327.75	327.75	655.50	Land		3,240	1,130
Special	0.00	0.00	0.00	0.00	Improvement		38,070	13,320
Total	0.00	327.75	327.75	655.50	Total		41,310	14,450
Paid	0.00	327.75	327.75	655.50	CAUV		0	0
Due	0.00	0.00	0.00	0.00	Homestead	N		
Escrow				0.00	OOC	N	0	0
LAND								
	Type			Dimension	ns	Des	scription	Value
A1-PRIMARY SI	TE				0.162	A	Acres	3,240
OTHER IMPR	ROVEMENT							
Card	D	escription		Yr Blt	Yr Rem S	Size	Condition	Value
1 27-Pole Ba	arn DF			2011		3,600	AVERAGE	34,000
1 11-Open F	Porch			2011		176	AVERAGE	4,070
UTILITIES					-			
	Sewer N	Electric N (Gas N W	/ell N S	Septic N			
vvaler in C	DCAACI IA	LICCUIC IN (Jas IN VI	CII IN V	Johno II			

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SKETCH

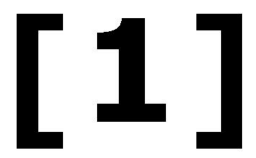
Card 1

Name Description

Size

1 27-Pole Barn DF

3,600



Logan County, Ohio

Parcel: 51-032-16-13-008-006

SUMMARY								
Owner	RICHARD S RISCH ETUX 7372 SIR FRANCIS DRAKE AV RUSSELLS POINT OH 43348 USA				Taxpayer	RISCH RICHARD S 1520 SKYLINE DRIVE TAVARES FL 32778 USA		
Tax District 51-WASH TWP ILSD					Class	599-OTHER RESIDENTIAL STRUCTURE		
School District	INDIAN L	AKE S D			Subdivision			
Location	7245 MAI	RION DR REAR			Legal	0000 9925		
CD Year			Map # / Rou	uting #	03216 / 13008	Acres		0.203
Ag Year			Ag District			Sold		
Sales Amount			Volume			Page		
CHARGE					VALUE			
	Prior	1st Half	2nd Half	Total		Арр	raised	Assessed
Tax	0.00	32.21	32.21	64.42	Land		4,060	1,420
Special	0.00	0.00	0.00	0.00	Improvement		0	C
Total	0.00	32.21	32.21	64.42	Total		4,060	1,420
Paid	0.00	32.21	32.21	64.42	CAUV		0	C
Due	0.00	0.00	0.00	0.00	Homestead	N		
Escrow				0.00	000	N	0	C
LAND								
	Type			Dimension	S	Description		Value
A1-PRIMARY SI	TE				0.203	Acres		4,060
UTILITIES								
Water N S	Sewer N E	Electric N (Gas N W	ell N S	eptic N			

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Logan County, Ohio

Parcel: 51-032-16-13-002-000

SUMMARY										
Owner	RICHAR 7372 SIF RUSSEL	Taxpayer			CHARD S LINE DRIVE FL 32778 USA					
Tax District	51-WASI	H TWP ILSD			Class		501-VACA	NT LAND UNPLA	ATTED 0-9.99 ACS.	
School District	INDIAN L	_AKE S D			Subdivision					
Location	LOGAN I	DR			Legal		0000 9925			
CD Year			Map # / Ro	uting #	03216 /	13002	Acres		0.13	0
Ag Year			Ag District				Sold		08/16/2009	5
Sales Amount		2,000) Volume			786	Page		920	6
CHARGE					VALUE					
	Prior	1st Half	2nd Half	Total				Appraised	Assessed	
Tax	0.00	49.90	49.90	99.80	Land			6,2	280	2,200
Special	0.00	0.00	0.00	0.00	Improvemen	t			0	0
Total	0.00	49.90	49.90	99.80	Total			6,2	280	2,200
Paid	0.00	49.90	49.90	99.80	CAUV				0	0
Due	0.00	0.00	0.00	0.00	Homestead		N			
Escrow				0.00	OOC		N		0	0
TRANSFER	HISTORY									
Date		Buye	ər	C	onveyance	De	ed Type	Land Only	Sales Amount	Valid
08/16/2005	RISCH RICHA	RD S ETAL			971	WARR	ANTY DEED	N	\$2,000	Υ
08/07/2001	BOHANNON N	MARY I			547	QUIT C	CLAIM DEED	N	\$0	Ν
LAND										
	Туре			Dimension	s		Descri	ption	Value	
L1-FRONT LOT	Г			69	5.000 X 103.00	0	Eff Front X	Eff Depth		6,280
UTILITIES										
Water N	Sewer N	Electric N C	Gas N W	/ell N S	Septic N					

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AGENCY DISCLOSURE STATEMENT



The real estate agent who is providing you with this form is required to do so by Ohio law. You will not be bound to pay the agent or the agent's brokerage by merely signing this form. Instead, the purpose of this form is to confirm that you have been advised of the role of the agent(s) in the transaction proposed below. (For purposes of this form, the term "seller" includes a landlord and the term "buyer" includes a tenant.)

Prop	erty Address:			
Buye	er(s):			
Selle	er(s):			
	I TRANSACTION	INVOLVING TWO A	GENTS IN TWO DIFFERENT	BROKERAGES
The				
THE	buyer will be represented by	AGENT(S)	, and _	BROKERAGE .
The	seller will be represented by		, and	.
		AGENT(S)		BROKERAGE
If tw	o agents in the real estate brokerage	e	O AGENTS IN THE SAME BI	ROKERAGE
repre	esent both the buyer and the seller,	check the following relat	ionship that will apply:	
	Agent(s)		work(s)	for the buyer and
	Agent(s)involved in the transaction, the brol	ker and managers will be	"dual agents" which is further ex	for the seller. Unless personally
	As dual agents they will maintain a	neutral position in the tr	ansaction and they will protect all	parties' confidential information.
;	on the back of this form. As dual a	will be working for gents they will maintain dicated below, neither th	both the buyer and seller as "dua a neutral position in the transaction agent(s) nor the brokerage actin	al agents". Dual agency is explained on and they will protect all parties' ng as a dual agent in this transaction
-	III. TRANS	SACTION INVOLVING	G ONLY ONE REAL ESTATE	·
□ 1 1 1	be "dual agents" representing both this form. As dual agents they will information. Unless indicated belo	parties in this transaction maintain a neutral positi w, neither the agent(s) no	in a neutral capacity. Dual agent on in the transaction and they will or the brokerage acting as a dual a	cy is further explained on the back of l protect all parties' confidential
	represent only the (<i>check one</i>) \square series represent his/her own best interest.			party is not represented and agrees to the agent's client.
		(CONSENT	
	I (we) consent to the above relation (we) acknowledge reading the information (we) acknowledge reading (we) acknowledge reading the information (we) acknowledge reading (we) acknowledge re			is a dual agency in this transaction, I is form.
-	BUYER/TENANT	DATE	SELLER/LANDLORD	DATE
-	BUVED/TENANT	DATE	SELLEP/LANDLOPD	DATE

DUAL AGENCY

Ohio law permits a real estate agent and brokerage to represent both the seller and buyer in a real estate transaction as long as this is disclosed to both parties and they both agree. This is known as dual agency. As a dual agent, a real estate agent and brokerage represent two clients whose interests are, or at times could be, different or adverse. For this reason, the dual agent(s) may not be able to advocate on behalf of the client to the same extent the agent may have if the agent represented only one client.

As a dual agent, the agent(s) and brokerage shall:

- Treat both clients honestly;
- Disclose latent (not readily observable) material defects to the purchaser, if known by the agent(s) or brokerage;
- Provide information regarding lenders, inspectors and other professionals, if requested;
- Provide market information available from a property listing service or public records, if requested;
- Prepare and present all offers and counteroffers at the direction of the parties;
- Assist both parties in completing the steps necessary to fulfill the terms of any contract, if requested.

As a dual agent, the agent(s) and brokerage shall not:

- Disclose information that is confidential, or that would have an adverse effect on one party's position in the transaction, unless such disclosure is authorized by the client or required by law;
- Advocate or negotiate on behalf of either the buyer or seller;
- Suggest or recommend specific terms, including price, or disclose the terms or price a buyer is willing to offer or that a seller
 is willing to accept;
- Engage in conduct that is contrary to the instructions of either party and may not act in a biased manner on behalf of one party.

Compensation: Unless agreed otherwise, the brokerage will be compensated per the agency agreement.

Management Level Licensees: Generally the broker and managers in a brokerage also represent the interests of any buyer or seller represented by an agent affiliated with that brokerage. Therefore, if both buyer and seller are represented by agents in the same brokerage, the broker and manager are dual agents. There are two exceptions to this. The first is where the broker or manager is personally representing one of the parties. The second is where the broker or manager is selling or buying his own real estate. These exceptions only apply if there is another broker or manager to supervise the other agent involved in the transaction.

Responsibilities of the Parties: The duties of the agent and brokerage in a real estate transaction do not relieve the buyer and seller from the responsibility to protect their own interests. The buyer and seller are advised to carefully read all agreements to assure that they adequately express their understanding of the transaction. The agent and brokerage are qualified to advise on real estate matters. IF LEGAL OR TAX ADVICE IS DESIRED, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.

Consent: By signing on the reverse side, you acknowledge that you have read and understand this form and are giving your voluntary, informed consent to the agency relationship disclosed. If you do not agree to the agent(s) and/or brokerage acting as a dual agent, you are not required to consent to this agreement and you may either request a separate agent in the brokerage to be appointed to represent your interests or you may terminate your agency relationship and obtain representation from another brokerage.

Any questions regarding the role or responsibilities of the brokerage or its agents should be directed to an attorney or to:



Ohio Department of Commerce
Division of Real Estate & Professional Licensing
77 S. High Street, 20th Floor
Columbus, OH 43215-6133
(614) 466-4100



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CONSUMER GUIDE TO AGENCY RELATIONSHIPS



We are pleased you have selected **Ohio Real Estate Auctions LLC** to help you with your real estate needs. Whether you are selling, buying or leasing real estate, **Ohio Real Estate Auctions LLC** can provide you with expertise and assistance. Because this may be the largest financial transaction you will enter into, it is important to understand the role of the agents and brokers with whom you are working. Below is some information that explains the various services agents can offer and their options for working with you.

For more information on agency law in Ohio you can also contact the Ohio Division of Real Estate & Professional Licensing at (614) 466-4100, or on their website www.com.state.oh.us.

Representing Sellers

Most sellers of real estate choose to list their home for sale with a real estate brokerage. When they do so, they sign a listing agreement that authorizes the brokerage and the listing agent to represent their interests. As the seller's agent, the brokerage and listing agent must: follow the seller's lawful instructions, be loyal to the seller, promote the seller's best interests, disclose material facts to the seller, maintain confidential information, act with reasonable skill and care and, account for any money they handle in the transaction. In rare circumstances, a listing broker may offer "subagency" to other brokerages which would also represent the seller's interests and owe the seller these same duties.

Representing Buyers

When purchasing real estate, buyers usually choose to work with a real estate agent as well. Often the buyers want to be represented in the transaction. This is referred to as buyer's agency. A brokerage and agent that agree to represent a buyer's interest in a transaction must: follow the buyer's lawful instructions, be loyal to the buyer, promote the buyer's best interests, disclose material facts to the buyer, maintain confidential information and account for any money they handle in the transaction.

Dual Agency

Occasionally the same agent and brokerage who represents the seller also represents the buyer. This is referred to as dual agency. When a brokerage and its agents become "dual agents," they must maintain a neutral position in the transaction. They may not advocate the position of one client over the best interests of the other client, or disclose any confidential information to the other party without written consent.

Representing Both the Buyer & Seller

On occasion, the buyer and seller will each be represented by two different agents from the same brokerage. In this case the agents may each represent the best interest of their respective clients. Or, depending on company policy, the agents may both act as dual agents and remain neutral in the transaction. When either of the above occurs, the brokerage will be considered a dual agent. As a dual agent the brokerage and its managers will maintain a neutral position and cannot advocate for the position of one client over another. The brokerage will also protect the confidential information of both parties.

Working With Ohio Real Estate Auctions LLC

Ohio Real Estate Auctions LLC does offer representation to both buyers and sellers. Therefore the potential exists for one agent to represent a buyer who wishes to purchase property listed with another agent in our company. If this occurs each agent will represent their own client, but Ohio Real Estate Auctions LLC and its managers will act as a dual agent.

This means the brokerage and its managers will maintain a neutral position and not take any actions that will favor one side over the other. **Ohio Real Estate Auctions LLC** will still supervise both agents to assure that their respective clients are being fully represented and will protect the parties' confidential information.

In the event that both the buyer and seller are represented by the same agent, that agent and **Ohio Real Estate Auctions LLC** will act as dual agents but only if both parties agree. As dual agents they will treat both parties honestly, prepare and present offers at the direction of the parties, and help the parties fulfill the terms of any contract. They will not, however, disclose any confidential information that would place one party at an advantage over the other or advocate or negotiate to the detriment of either party.

If dual agency occurs you will be asked to consent to it in writing. If you do not agree to your agent acting as a dual agent, you can ask that another agent in our company be assigned to represent you or you can seek representation from another brokerage.

As a buyer, you may also choose to represent yourself on properties **Ohio Real Estate Auctions LLC** has listed. In that instance **Ohio Real Estate Auctions LLC** will represent the seller and you would represent your own best interests. Because the listing agent has a duty of full disclosure to the seller you should not share any information with the listing agent that you would not want the seller to know.

Working With Other Brokerages

When **Ohio Real Estate Auctions LLC** lists property for sale it also cooperates with, and offers compensation to, other brokerages that represent buyers. **Ohio Real Estate Auctions LLC** does reserve the right, in some instances, to vary the compensation it offers to other brokerages. As a seller, you should understand that just because **Ohio Real Estate Auctions LLC** shares a fee with a brokerage representing the buyer, it does not mean that you will be represented by that brokerage. Instead that company will be looking out for the buyer and **Ohio Real Estate Auctions LLC** will be representing your interests. When acting as a buyer's agent, **Ohio Real Estate Auctions LLC** also accepts compensation offered by the listing broker. If the property is not listed with any broker, or the listing broker does not offer compensation, we will attempt to negotiate for a seller-paid fee.

Fair Housing Statement

It is illegal, pursuant to the Ohio Fair Housing Law, division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing Law, 42 U.S.C.A. 3601, to refuse to sell, transfer, assign, rent, lease, sublease or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in Section 4112.01 of the Revised Code, ancestry, disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes.

We hope you find this information to be helpful to you as you begin your real estate transaction. When you are ready to enter into a transaction, you will be given an Agency Disclosure Statement that specifically identifies the role of the agents and brokerages. Please ask questions if there is anything you do not understand.

Because it is important that you have this information, Ohio law requires that we ask you to sign below, acknowledging receipt of this Consumer Guide. Your signature will not obligate you to work with our company if you do not choose to do so.

Name	(Please Print)	Name	(Please Print)
Signature	Date	Signature	Date



OhioRealEstateAuctions

Ohio Real Estate Auctions, LLC CONTRACT TO PURCHASE AT PUBLIC AUCTION

(This is a legally binding contract. If not understood, seek legal advice. For real estate advice, consult your Realtor)

DATE: October 25, 2016

1. **PROPERTY DESCRIPTION:** The undersigned Purchaser agrees to purchase from the undersigned Owner (Seller) through *Ohio Real Estate Auctions*, *LLC*, (Broker), the following described real estate in <u>Logan</u> County, OH and more commonly known as:

7245 Marion Drive, Russells Point, Ohio 43348;

Logan County Pid's: #51-032-16-13-008-005, #51-032-16-13-008-006, #51-032-16-13-002-000

		plus a 10% Buyer Premium of				
		for the subject Real Estate. A Non-Refundable Down				
Payment of \$	(10% of Total Contract Price)	is to be paid to & deposited by Escrow Agent upon acceptance and				
applied toward the T	otal Contract Price at closing. In the event this transaction does not	close for any reason other than non-marketable title or as otherwise				
agreed by ALL parties, Purchaser agrees that the Down Payment shall be disbursed by Escrow Agent as provided for in paragraph 5 bel						
Escrow Agent & Bro	oker are previously notified in writing by purchaser that litigation h	has been filed with a Court of Competent Jurisdiction (a copy of the				
filing must be attach	ed).					
BALANCE & CLO	PSING: The balance of the Total Contract Price shall be paid in the	e form required by Escrow Agent on or before 18 November 2016.				
The closing date sha	ll be automatically extended up to 30 days if Auctioneer deems ne	ecessary without penalty to the Seller.				
Transaction will clos	se through: M&M Title Co; 7925 Paragon Road, Dayton, Oh. 4	5459; (937)434-7366; Tyna Brown; tbrown@mmtitle.com				
OBTAINING FINA	ANCING: This purchase is not contingent upon the Purchaser obta	aining financing. There are no buyer contingencies.				
BINDING OBLIG	ATION: Purchaser is buying the property As-Is, Where-Is an	d Without Recourse. If Purchaser fails to close for any reason				
whatsoever, except a	non-marketable title, Purchaser voluntarily agrees to forfeit entire	down payment and may be held liable to Seller for any deficiency,				
plus court costs and	reasonable legal fees, resulting from any subsequent resale of the	property. Time is of the essence and this is an irrevocable offer to				
purchase, with no co	ontingencies. In the event Purchaser fails to perform according to	the terms of this contract, the down payment shall be forfeited as				
partial liquidated dar	nages, and not as a penalty, without affecting any of Seller's further	er remedies. Either party may demand specific performance of this				
agreement.						
OWNER'S CERTI	FICATION: Seller(s) certifies to Purchaser that, to the best of Se	eller's knowledge: (A) there are no undisclosed latent defects; (B)				
there are no pending	orders or ordinances or resolutions that have been enacted or add	opted authorizing work or improvements for which the Real Estate				
may be assessed, e	except	;				
(C) there are no City	, County or State orders that have been served upon Seller(s) requ	iring work to be done or improvements to be made which have not				
been performed,	except					
Inspections regardin	g habitability and use of the Real Estate shall be the responsibil	ity of the Purchaser. All Inspections must be completed prior to				
Auction. PURCHA	ASER IS RELYING SOLEY UPON HIS EXAMINATIONS OF	THE REAL ESTATE, AND THE SELLER'S CERTIFICATION				
HEREIN FOR ITS P	HYSICAL CONDITION AND CHARACTER, AND NOT UPON	ANY REPRESENTATION BY THE AUCTIONEERS/BROKER				
INVOLVED, WHO	SHALL NOT BE RESPONSIBLE FOR ANY DEFECTS IN THE	E REAL ESTATE.				
INDEMNITY: Sel	ler and Purchaser recognize that the AUCTIONEERS/BROKER	are relying on information provided by Seller or his/her agents in				
connection with the	Real Estate, and agree to indemnify and hold harmless the Auctione	eers/Broker, their agents and employees, from any claims, demands,				
damages, suits, liabi	lities, costs and expenses (including reasonable legal fees) arising	out of any misrepresentation or concealment of facts by Seller or				
hia/han aganta						

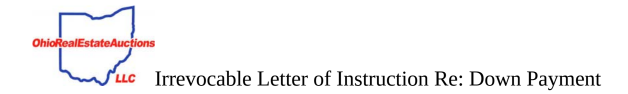
Closing, except restrictions and easements of record and except the following assessments (certified or otherwise): of record.

CONVEYANCE AND CLOSING: Seller shall convey marketable title to the Real Estate by **General Warranty** deed with release of dower right, if any, AND SUBJECT TO THE RIGHTS OF THE TENANTS, if any, under existing leases and State Law. Title shall be free and unencumbered as of

of rent, but shall pay for all utilities.) No work can be done on the property by the Purchaser until possession is given. AGENCY DISCLOSURE STATEMENT: Purchaser acknowledges having reviewed and signed the Agency Disclosure Statement. SOLE CONTRACT: The parties agree that this offer constitutes their entire agreement and that no oral or implied agreement exists. Any amendment to this offer shall be made in writing, signed by all parties, and copies shall be attached to all copies of the original offer. This offer shall be binding upo the parties, their heirs, administrators, executors, successors and assigns. TERMS: The property sells absolutely to the highest bidder on Auction Day subject to no minimum and no reserve. (10% of Total Contract Price) must be deposited by successful bidder upon Seller Confirmation as down payment by Cash of Check (presented with positive LD). This non-refundable down payment will be applied to the Total Purchase Price at closing and will be held in trus by M. & M. Title Company as escrow agent. BUYER'S PREMIUM: A 10% Buyer Premium will be added to the high bid amount to determine the Total Contract Price to be paid by Purchaser. TAXES: Real Estate taxes will be prorated using the Short Proration Method. In this formula, Buyer will assume accrued taxes for a 6 month period of time in which the Seller owned the property. This property is being sold at Public Auction, without recourse. Personal on-site inspection/s of the property or properties is strongly recommended. The property will sell "as is, where is," with no warranty expressed or implied as to improvements, availability of utilities, zoning, or environmental an wetland issues. Information presented online and in all other marketing materials was obtained via sources deemed reliable. However, neither Ohio Res Estate Auctions, LLC nor their agents will be responsible for any errors or omissions herein. Announcements made at the auction will take precedenc over written material, advertisements, or any other oral stateme	10.	CONDITION OF IMPROVEMENTS: The risk of destruction or substantial damage by fire or Act of God prior to delivery of deed is assumed by
by and at the Sellers expense, to a condition as good as it was prior to the damage or destruction, then Purchaser, at his option, may terminate this contract by written notice to Seller and the Down Payment Shall be returned to Purchaser. While this contract is pending, Sellers shall not change any existing lease or enter into any new lease, nor make any substantial alterations or repairs without the consent of the Purchaser. In addition, the Purchaser also had an insurable interest in the property from date of this contract. Purchaser is hereby notified that insurance should be placed upon the property immediated to protect Purchasers' interest. 11. DISCLOSURE: ☐ Buyer ☐ is a licensed Real Estate Broker or Sales Person. 12. POSSESSION: Possession shall be given at closing subject to Tenants' Rights, with deed. (Until such date, Seller shall have the right of possession free of rent, but shall pay for all utilities.) No work can be done on the property by the Purchaser until possession is given. 13. AGENCY DISCLOSURE STATEMENT: Purchaser acknowledges having reviewed and signed the Agency Disclosure Statement. 14. SOLE CONTRACT: The parties agree that this offer constitutes their entire agreement and that no oral or implied agreement exists. Any amendment to this offer shall be made in writing, signed by all parties, and copies shall be attached to all copies of the original offer. This offer shall be binding upo the parties, their heirs, administrators, executors, successors and assigns. 15. TERMIS: The property sells absolutely to the highest bidder on Auction Day subject to no minimum and no reserve. 16. (Check (presented with positive LD). This non-refundable down payment will be applied to the Total Purchase Price at closing and will be held in true by M & W Title Company as excrow agent. 17. BUYER'S PREMIUM: A 10% Buyer Premium will be added to the high bid amount to determine the Total Contract Price to be paid by Purchaser. 18. TAKES: Real Estate taxes will be prorated using the Short Proration		Seller. Seller agrees that on possession, the Real Estate shall be in the same condition as it is on the date of this contract, except for ordinary wear an
by written notice to Seller and the Down Payment Shall be returned to Purchaser. While this contract is pending, Sellers shall not change any existing lease or enter into any new lease, nor make any substantial alterations or repairs without the consent of the Purchaser. In addition, the Purchaser also has an insurable interest in the property from date of this contract. Purchaser is hereby notified that insurance should be placed upon the property immediated to protect Purchasers' interest. DISCLOSURE: Buyer Seller is a licensed Real Estate Broker or Sales Person.		tear. If the Real Estate should be damaged or destroyed by fire or other casualty and if, prior to Closing, the real Estate shall not be repaired or restore
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24. OTHER:	23.	Real Estate is sold through Ohio Real Estate Auctions, LLC.
	24.	OTHER:

25. EXPIRATION AND APPROVAL 27. MAKE DEED TO: (print)				
27. MAKE DEED 10 . (print)				
Purchaser has read, fully un	derstands and approves the for	egoing Contract To	Purchase and acknowledges rec	eipt of a signed copy.
<u>Print</u>		<u>Sign</u>		<u>Date</u>
PURCHASER:				
PURCHASER:				
FULL ADDRESS:				
PHONE NUMBERS:				
WITNESS:				
 28. ACTION BY OWNER: The under convey the Real Estate according to by Seller(s). Counteroffer shall become TIME on	o the above terms and condition ome null and void if not accepted 20 Seller acknowledges th	s, Rejects said of lin writing on or befat Agency Disclosur	ore o'clock \[A.M. \[\] The Statement has been signed.	ng to the modifications initialed P.M. EASTERN STANDARI
<u>Print</u>	1 7	<u>Sign</u>		<u>Date</u>
SELLER:				
SELLER:				
FULL ADDRESS:				
PHONE NUMBERS:				
WITNESS:				
30. DEPOSIT RECEIPT: DATE: Oc				
Cash Cashier's Check#		Check #		
Bank Name				
made payable to M & M Title	Company as down payment in	accordance with the	e terms herein provided.	
31. BUYER BROKER COMPENSA	FION: Co-On Brokerage Name	•		
31. BOTEK BROKEK COM ENGA	11011. Co-op Brokerage Hame	•		
	\$	X 2 % \$		
CO-OP AGENT NAME	OPENING BID		CO-OP AGENT SIGN.	
	PLUS \$	_ X <u>1</u> % \$	= \$	
	BID ADVANCE			
AGENT PHONE	Ac	GENT EMAIL		





I have agreed to purchase the real estate located at:

Paragraph 2 states:

7245 Marion Drive, Russells Point, Ohio 43348

under the terms and conditions of the attached Contract to Purchase at Public Auction dated: 25 October 2016

As part of this transaction I have made a down payment of money to <u>M & M Title Company</u> who will hold the money in Trust as Escrow Agent until closing.

I understand the funds I have provided <u>M & M Title Company</u> are to be applied to the Total Contract Price. However, in the event I do not close on this property on or before <u>18 November 2016 at 5:00pm</u>, I irrevocably instruct <u>M & M Title Company</u> to disburse my down payment as required under paragraph 2 of the contract. <u>UNLESS</u> Escrow Agent & Broker are previously notified in writing by Purchaser that litigation has been filed with a Court of Competent Jurisdiction (a copy of the filing must be attached).

PRICE AND DEPOSIT: Purchaser agrees to pay the amount of t	the High Bid of \$ plus the 10% Buyer Premium
title or as otherwise agreed by ALL parties, Purchaser agrees that t	the High Bid of \$ plus the 10% Buyer Premium for the Subject Real Estate. A Non-Refundable of Total Contract Price) is to be paid to & deposited by Escrow Agent upon In the event this transaction does not close for any reason other than non-marketable the down payment shall be disbursed by Escrow Agent as provided for in paragraphed in writing by Purchaser that litigation has been filed with a Court of Competen
	nstruction from the Broker and the authority granted in this direct M & M Title Company to follow the instructions of the t.
Further, I agree to hold Broker & $\underline{\mathbf{M} \ \& \ \mathbf{M}}$ individuals or entities.	<u>Title Company</u> harmless for any such disbursements to any
I have reviewed the Contract to Purchase a Letter of Instruction and:	at Public Auction dated <u>25 October 2016</u> and this Irrevocable
1. I understand the terms and conditions of	f both documents. (Initial)
2. I have voluntarily executed these agreen	ments. (Initial)
3. I acknowledge this authorization and my payment being returned to me. (Initial)	y direction to Escrow Agent may result in none of my down
D 1	Dated:
Purchaser:	
Print:	Sign:
Witness:	
Print:	Sign: