DATE:	
DAIL.	

Ohio Sheriff Sales

CONTRACT TO PURCHASE AT COURT ORDERED AUCTION

This is a legally binding contract. If not understood, seek legal advice.

1.	SUBJECT	PROPERTY DESCRIPTION: The undersigned Buyer agrees to purchase throu	igh the
under	signed Court-	-Appointed Auctioneer (Auctioneer), the following described real estate:	County,
Ohio	Parcel#	commonly known as:	
		Case#_	
2.	PRICE: Bu	uyer agrees to pay the high bid amount of \$	plus the buyer
premi		for a Total Purchase Price of \$	
		YER PREMIUM: If made part of the terms, a 10% (ten percent) buyer premium	
the hi	gh bid amour	nt to determine the Total Contract Selling Price paid by Buyer.	
3.	DEPOSIT	Buyer and Auctioneer agree that the non-refundable Deposit in the amount of \$_	shall be
depos	ited in escrov	w account of Closing Agent named below pending closing. Said Deposit shall be a	applied toward
Total	Purchase Pric	ce at closing. In the event this transaction does not close for any reason other than	as agreed by all
partie	s, Buyer and	Auctioneer agree that Deposit shall be disbursed by Closing Agent five (5) days at	fter the stated
closin	g date unless	s, Auctioneer and Closing Agent are previously notified in writing that litigation has	as been filed with
a cou	rt of competer	nt jurisdiction. A copy of the filing must be attached. (*See Irrevocable Letter of l	Instruction Re:
Depo	sit attached he	ereto)	
4.	BALANCI	E & CLOSING: The balance of the Purchase Price shall be paid in the form requ	ired by the
Closi	ng Agent at cl	losing: within 30 days after Court Confirmation.	
5.	CLOSING	AGENT: Transaction will close through:	
	CONTRDA	OT EXPENSION. IS December 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	

- **6. CONTRACT EXTENSION:** If Buyer does not close on or before stated closing date, Auctioneer and Plaintiff in foreclosure (Plaintiff) may at their sole discretion, extend the closing date in consideration for a sum of \$200 per day.
- **7. CONTINGENCIES**: There are no contingencies to this Contract To Purchase whatsoever for inspections, financing or otherwise.
- **8. BINDING OBLIGATION:** Buyer is purchasing the property As-Is, Where-Is and without Recourse. If Buyer fails to close for any reason whatsoever, except non-marketable title or rejection by the court, Buyer voluntarily agrees to forfeit entire down payment and may be held liable for any deficiency, plus court costs and reasonable legal fees, resulting from subsequent resale of the property. Time is of the essence and this is an irrevocable offer to purchase, with no contingencies. In the event 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 further remedies.
- 9. AUCTIONEER'S CERTIFICATION: Auctioneer makes no certification to Buyer as to (a) undisclosed latent defects; (b) pending orders or ordinances or resolutions that have been enacted or adopted authorizing work or improvements for which the Real Estate may be assessed, except None Known; (c) there are no City, County or State orders that have been served upon Seller(s) requiring work to be done or improvements to be made which have not been performed, except None Known. Inspections regarding habitability and use of the Real Estate shall be the sole responsibility of the Buyer. All Inspections must be completed prior to Auction. BUYER IS RELYING SOLEY UPON HIS EXAMINATIONS OF THE REAL ESTATE REGARDING ITS PHYSICAL CONDITION AND CHARACTER, AND NOT UPON ANY REPRESENTATION BY THE AUCTIONEER, WHO SHALL NOT BE RESPONSIBLE FOR ANY DEFECTS IN THE REAL ESTATE.
- **10. INDEMNITY:** Buyer recognizes that Auctioneer is relying on information provided by sources deemed reliable in connection with the Real Estate, and agrees to indemnify and hold Auctioneer harmless from any claims, demands, damages, suits, liabilities, costs and expenses (including reasonable legal fees).

	Agency: Auctioneer hereby acknowledges that they represent the	_County Common
Pleas (Court Civil Division.	
	CONVEYANCE AND CLOSING: Auctioneer shall convey marketable title to the Real lor equivalent with release of dower right, if any, AND SUBJECT TO THE RIGHTS OF The subject of the Real lore equivalent with release of dower right, if any, AND SUBJECT TO THE RIGHTS OF The subject of the Real lore equivalent.	
any, un	der existing leases and state law. Title shall be free and unencumbered as of Closing, exce	pt restrictions and
easeme	ents of record and except the following assessments (certified or otherwise): None Known	<u>•</u>
13.	CONDITION OF IMPROVEMENTS: The risk of destruction or substantial damage by	fire or Act of God
prior to	delivery of deed is assumed by litigants in foreclosure. Plaintiff in foreclosure agrees that	on possession, the
Real Es	state shall be in like condition as it is on the date of this contract, except for ordinary wear a	and tear. If the Real
	should be damaged or destroyed by fire or other casualty and if, prior to closing, the Real E d or restored by and at the Plaintiff's expense, to a condition as good as it was prior to the d	
-	etion, then Buyer, at his option, may terminate this contract by written notice to Plaintiff and	•
	Payment Shall be returned to Buyer. While this contract is pending, Plaintiff shall not chan	
	r enter into any new lease, nor make any substantial alterations or repairs without the conse	
	n, the Buyer also has an insurable interest in the property from date of this contract.	nt of the Bayer. In
	PARTIES TO CONTRACT LICENSURE DISCLOSURE: Buyer X	Auctioneer: is a
	d Real Estate Broker or Sales Person.	ractioneer. is a
	POSSESSION: shall be given <u>X</u> at closing, or days after closing @ <u>TBD</u> or	o'clock subject to
	s' Rights, with deed. Until such date, Plaintiff shall have the right of possession free of rent	
	sible for all utilities and other maintenance costs incurred. No work can be done on the pro	
-	ossession is given.	porty of the Buyer
-	SOLE CONTRACT: All parties agree that this Contract to Purchase constitutes the entire	e agreement and that
	or implied agreement exists and that any amendments shall be made in writing, signed by	•
	d to this original Contract To Purchase. This Contract To Purchase shall be binding upon t	•
	, their heirs, administrators, executors, successors and assigns.	
-	AUCTION TERMS: The property sells: Subject to Court Ordered Minimum Bid of State of	
	t property is being sold at public auction, without recourse. Personal on-site inspection of the	
•	igly recommended. Subject property will sell "as is, where is," with no warranty expressed	
	rements, availability of utilities, zoning, or environmental and wetland issues. Information	*
-	ed by sources deemed reliable. However, Auctioneer shall not be responsible for any errors	•
	Announcements made at the auction will take precedence over written material, advertises	
	tements made prior to the day of auction. Buyer should carefully verify all items and make	
	he accuracy thereof before relying on same. Auctioneer reserves the right to preclude any pe	
	are any questions as to the person's credentials, fitness, etc.	U
	TAXES: Taxes shall be prorated using the short proration method. In this formula, Buyer	will assume
	d taxes for a 6 month period of time. Plaintiff shall be responsible for any delinquent taxes.	
	CLOSING COSTS: Buyer shall be responsible for all transfer taxes, recording fees, title s	
	ation. Plaintiff is responsible for real estate tax proration, mortgage releases and guarantees	
	rketable title. Buyer and Plaintiff shall split the cost of survey equally if required for transf	
	sible for all other costs associated with closing.	v
	WAIVED RIGHTS: By bidding, Buyer agrees to waive their right to rescind this Contrac	t to Purchase.
	OTHER: Is the property now Residential Rental Property? Yes	
Will pu	urchaser occupy the lands and tenements?Yes No. Type of purc	haser? (individual,
trust, co	orporation, partnership, etc) Yes No. Type of pure Place of Business?	<u> </u>
	<u> </u>	

22. **EXPIRATION AND APPROVAL:** This offer is void if not confirmed by the court.

BUYER:Print	Sign	Date
BUYER:		
BUYER: Print	Sign	Date
FULL ADDRESS:		
PHONE NUMBERS: Cell	Other	
Email	WITNESS:	
ereby accepts said offer conting bove terms and conditions. COURT APPOINTED AUCTI	r: The undersigned Auctioneer has read and fully unent upon Court Confirmation and agrees to convey to the convert of the conv	nderstands the foregoing offer the Real Estate according to th Date
ereby accepts said offer conting bove terms and conditions. COURT APPOINTED AUCTI	ent upon Court Confirmation and agrees to convey to the co	nderstands the foregoing offer the Real Estate according to th Date
ereby accepts said offer conting bove terms and conditions. COURT APPOINTED AUCTI WITNESS:	ent upon Court Confirmation and agrees to convey to the co	nderstands the foregoing offer the Real Estate according to th Date
ereby accepts said offer conting bove terms and conditions. COURT APPOINTED AUCTI VITNESS: 5. RECEIPT: DATE:	ONEER: Court-Appointed Auctioneer,	nderstands the foregoing offer the Real Estate according to th Date
ereby accepts said offer contingenove terms and conditions. COURT APPOINTED AUCTI VITNESS: 5. RECEIPT: DATE: cknowledges receipt of \$	ONEER: Court-Appointed Auctioneer,	nderstands the foregoing offer the Real Estate according to the
ereby accepts said offer contingence terms and conditions. OURT APPOINTED AUCTI VITNESS: 5. RECEIPT: DATE: cknowledges receipt of \$	ONEER: Court-Appointed Auctioneer,	nderstands the foregoing offer the Real Estate according to the
ereby accepts said offer conting bove terms and conditions. COURT APPOINTED AUCTI VITNESS: 5. RECEIPT: DATE: acknowledges receipt of \$	ONEER: Court-Appointed Auctioneer,	nderstands the foregoing offer the Real Estate according to the