

REAL ESTATE AUCTION

3113 Teakwood Drive Hamilton, Ohio 45011

Live Onsite Auction

Online Bidding Available

Sunday, March 24th @ 1:00pm Bid Now @ OhioRealEstateAuctions.com

Selling to Settle the Estate of Govan F. Begley (Butler County Case #PE23-10-1071) ~Darrius Begley-Executor

Zestimate \$243,600 ~ Bid Your Price @ Auction!







REAL PROPERTY DESCRIPTION: 1,138⁺/- SF, 3 Bedroom, 2 Bath, Split Level home built in 1976 over a partial basement on nearly a half an acre lot. Includes attached 2-car garage.

BUTLER COUNTY PID: L5220066000017 **Annual Taxes**: \$4,496

INSPECTION: Wednesday, March 20th ~ 5pm to 6:30pm & 1 hour prior to Auction

TERMS: Property sells As-Is with no contingencies for financing, inspection or otherwise subject to Executor Confirmation at the conclusion of bidding. All desired inspections should be completed prior to placing a bid. 10% Buyer's Premium will be added to winning bid to establish the final contract selling price. Short tax proration in effect. Buyer pays all closing costs.

DEPOSIT AND CLOSING: Successful bidder will be required to deposit 10% of the total contract selling price by check at the conclusion of the auction if present onsite or via wired funds by the end of business the day after auction if bidding online. Closing required on or before April 19, 2024 through M & M Title Company as escrow/closing agent.

* ONLINE BIDDING NOTES:

Bid Increment: Online bidding increment for this auction is \$500.

Max Bid: When you place a bid, you can place a "Max Bid" and the automated bidding software will bid for you in \$500 increments up to your maximum. You will be notified by email if your maximum is out-bid by another bidder.

Live Auction Bidding vs Online Bidding: On Sunday, March 24, 2024 at 1:00pm, the property will be offered for live bidding starting at the current online high bid at that time. Assuming the onsite bid exceeds the online bid level, that figure will be inserted to the online bidding platform. Online bidders will have until 1:30pm to advance the bid. From that time, bidding extensions will be implemented as outlined below.

Bid Extensions: If a bid is placed in the last 5 minutes before the scheduled auction end time, bidding will extend for an additional 5 minutes. Bid extensions will continue until a 5 minute period of time elapses after the stated auction end time with no advance in the bidding.

Realtor Participation: Contact Auctioneer for terms & requirements.

*** Personal Property Auction will follow Real Estate ~ Details @LunsfordAuctioneers.com***

Tim Lile ~ Auctioneer/Asset Advisor (937)689-1846 TimLileAuctioneer@gmail.com

Disclaimer & Legal Disclosure: 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. Buyers should carefully verify all information and make their own decision as to the accuracy thereof before relying on same. In all reserve auctions, Seller & Seller's agent's are permitted to place bids as provided for in the Ohio Revised Code & the Uniform Commercial Code. This right is negated in the case of an absolute auction. All auctions are considered with reserve unless specifically presented as absolute.

PROFILE

Parcel L5220066000017 ST. CLAIR TWP-EDGEWOOD Municipality

NBHD Alt_ID R0039006 **Address** 3113 TEAKWOOD DR InterCounty 9-L5220

School District Owner BEGLEY GOVAN F L52

Owner Zoning N/A

Utilities WELL **Mailing Addr** 3113 TEAKWOOD DR

Utilities SEPTIC Mailing Addr

Mailing Addr HAMILTON OH 45011 9573 **Utilities Description** 49 ENT CEDAR GROVE SUB **Land Area**

Description Street/Road **TEAKWOOD**

Description Subdivision

Name **Land Use Code** 510

Subdivision No. LUC Description R - SINGLE FAMILY DWELLING, PLATTED LOT

VALUE SUMMARY

Land 30420 164120 **Total** 194540 **Building Assessed Land** 10650 Assessed Building 57440 **Assessed Total** 68090 194540 **Prior Land** 30420 **Prior Building** 164120 **Prior Total**

PRIMARY RESIDENTIAL CARD

Basement PART Frpl Prefab 0 Card 1 **SFLA** 1138 Frpl OP/ST 1 **Stories** 1 HT/AC CENTRAL AIR CONDITION **Bsmt Gar** 0

Use MAS&FRAME **ELECTRIC** C0 **Fuel** Grade **Type** SPLIT LEVEL Cond (CDU)

System Year Built 1976

% Complete **Attic** NONE Year Remld Fin Basement 550 Family Room 0 **Total Rooms** 7 **Rec Room** Ext. Material SAME **Bedroom** 3

Half Bath 0 **Full Bath** 2

COMMERCIAL CARD

Stories Roof **Year Built Gross Fir. Area** Floor Eff. Yr. Built

Units Units 1 **Description** Description

LAND

Classification Eff. Front Eff. Depth Type Ag.

100 200 S-SQUARE 0.4624 R1

AGRICULTURE

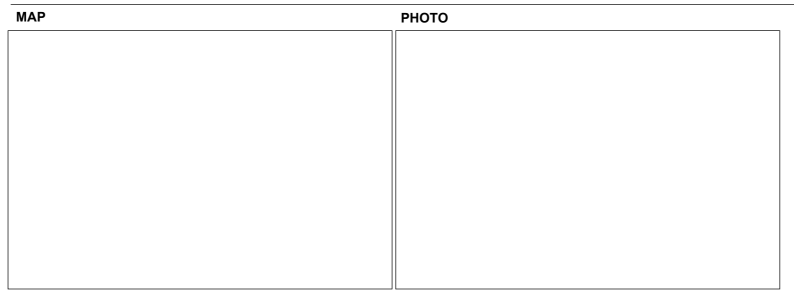
Classification Sub Class Acres

OTHER ITEMS

Code Description Yr Blt Sq Ft

Code Description

SALES HISTORY					
Date Book-Page	Grantor	Sale	Desc	Parcels	Amount
11-JUN-1996	BEGLEY GOVAN F	8	UNVALIDATED SALES		0
29-NOV-2001	BEGLEY DARRELL	8	UNVALIDATED SALES		0
03-MAY-2002	BEGLEY GOVAN F	8	UNVALIDATED SALES		0
03-AUG-2006	BEGLEY GOVAN F ETAL	8	UNVALIDATED SALES	1	
EXEMPTION INFO					
Desc1	30420	D	esc1	164120	
Desc2	194540	D	esc2	194540	
Desc3	194540	D	esc3		
Desc4	164120	D	esc4	164120	



SKETCH

A4 Main Building A2 A1

Sketch Legend

0 Main Building 1050 Sq. Ft. 1 A1 - 16:FRAME OVERHANG 44 Sq. Ft.

2 A2 - 23:MASONRY GARAGE 500 Sq. Ft.

3 Å3 - 33:CONC/BRICK PATIO 216 Sq. Ft.

4 Å4 - 16:FRAME OVERHANG 44 Sq. Ft.



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	perty Address:	3113 Teakw	ood Dr., Hamilton, Ohi	o 45011	
	er(s):				
Sell	er(s):	Estate of Govan F. Begley; Bu	tler County Case #PE23-10-10	071 by Darrius Be	gley, Executor
	І. Т	RANSACTION INVOLVING T	WO AGENTS IN TWO DIF	FERENT BROK	KERAGES
The	buyer will be repr	esented by		, and	BROKERAGE
The	seller will be repr	esented by		, and	BROKERAGE
If tv	vo agents in the rea	II. TRANSACTION INVOLVIN	NG TWO AGENTS IN THE	SAME BROKEI	100 M. HADDOODING
-	Agent(s) Agent(s) involved in the tra	ent(s) work(s) for the buyer and ent(s) work(s) for the seller. Unless personally olved in the transaction, the broker and managers will be "dual agents", which is further explained on the back of this form. dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information.			
	Every agent in the brokerage represents every "client" of the brokerage. Therefore, agents and will be working for both the buyer and seller as "dual agents". Dual agency is explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain:				
Age	ent(s)	III. TRANSACTION INVO	LVING ONLY ONE REAL and real estate brokerage		
	this form. As dua information. Unle	epresenting both parties in this tran I agents they will maintain a neutra ess indicated below, neither the age or business relationship with either t	I position in the transaction an nt(s) nor the brokerage acting	nd they will protect as a dual agent in	et all parties' confidential this transaction has a
V		(check one) ☑ seller or ☐ buyer i wn best interest. Any information			
			CONSENT		
	I (we) consent to t (we) acknowledge	he above relationships as we enter reading the information regarding	dual agency explained on the	back of this form.	
	BUYER/TENANT	DATE	SELLERLANDLORD	0 (Utor 1:06 pm est
	BUYER/TENANT	DATE	SELLER/LANDLORD		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



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.

		Darrius Begley - Executor		
Name	(Please Print)	Name	(Please Print)	
		Darrius Begley -	E03/01/24 1:06 PM EST	
Signature	Date	Signature	Date	





Ohio Real Estate Auctions, LLC CONTRACT TO PURCHASE AT AUCTION

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

DATE: March 24, 2024

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 **Butler** County, OH and more commonly known as:

3113 Teakwood Drive, Hamilton, Ohio 45011

Butler County PID: L522900966000017

2.	PRICE AND DEPOSIT: Purchaser agrees to pay the High Bid Amount of \$
	a 10% Buyer Premium of § for a Total Contract Price of § for the subject Real
	Estate. A Non-Refundable Down Payment of \$ is to be paid to Broker at the conclusion of Auction if bidding onsite OR
	within 24 hours of acceptance if bidding online. This Down Payment shall transferred to Escrow/Closing Agent be applied toward the Total 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 as provided for in paragraph 5 below, UNLESS 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).

- 3. **BALANCE & CLOSING:** The balance of the Total Contract Price shall be paid in the form required by Escrow Agent on or before **April 24, 2024.** The closing date shall be automatically extended up to 30 days if Auctioneer deems necessary without penalty to the Seller.
- 4. Transaction will close through: M&M Title Co; 7925 Paragon Road, Dayton, Oh. 45459; (937)434-7366; Barbara Souza; bsouza@mmtitle.com
- 5. **OBTAINING FINANCING:** This purchase is not contingent upon the Purchaser obtaining financing. There are no buyer contingencies.
- 6. **BINDING OBLIGATION:** Purchaser **is buying the property As-Is, Where-Is and 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 contingencies. In the event Purchaser 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. Either party may demand specific performance of this agreement.
- 7. **OWNER'S CERTIFICATION:** Seller(s) certifies to Purchaser that, to the best of Seller's knowledge: (A) there are no undisclosed latent defects; (B) there are no 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**; (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**. Inspections regarding habitability and use of the Real Estate shall be the responsibility of the Purchaser. All Inspections must be completed prior to Auction. PURCHASER IS RELYING SOLEY UPON HIS EXAMINATIONS OF THE REAL ESTATE, AND THE SELLER'S CERTIFICATION HEREIN FOR ITS PHYSICAL CONDITION AND CHARACTER, AND NOT UPON ANY REPRESENTATION BY THE AUCTIONEERS/BROKER INVOLVED, WHO SHALL NOT BE RESPONSIBLE FOR ANY DEFECTS IN THE REAL ESTATE.
- 8. **INDEMNITY:** Seller 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 Auctioneers/Broker, their agents and employees, from any claims, demands, damages, suits, liabilities, costs and expenses (including reasonable legal fees) arising out of any misrepresentation or concealment of facts by Seller or his/her agents.
- 9. CONVEYANCE AND CLOSING: Seller shall convey marketable title to the Real Estate by Fiduciary 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 Closing, except restrictions and easements of record and except the following assessments (certified or otherwise): of record.
- 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 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 and 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 restored

	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 has an insurable interest in the property from date of this contract. Purchaser is hereby notified that insurance should be placed upon the property immediately to protect Purchasers' interest.		
11.	DISCLOSURE: Buyer Seller - is a licensed Real Estate Broker or Sales Person.		
	POSSESSION: Possession shall be given at closing subject to Tenants' Rights, if any, 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 amendments		
	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		
	upon the parties, their heirs, administrators, executors, successors and assigns.		
15.	TERMS : The property sells subject to Executor Confirmation.		
16.	must be deposited by successful bidder upon Seller Confirmation as down payment by Cash or Check (presented with		
	positive I.D). This non-refundable down payment will be applied to the Total Purchase Price at closing and will be held in trust by Broker or M & M		
	Title Company as escrow 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.	3. 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.		
19.	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 and		
	wetland issues. Information presented online and in all other marketing materials was obtained via sources deemed reliable. However, neither Ohio		
	Real Estate Auctions, LLC nor their agents will be responsible for any errors or omissions herein. Announcements made at the auction will take		
	precedence over written material, advertisements, or any other oral statements made prior to the day of auction. Purchasers should carefully verify all		
	items and make their own decision as to the accuracy thereof before relying on same. Except in the case of an absolute auction, Auction Firm reserves		
	the right to bid on behalf of the sellers. Auctioneer reserves the right to bid on behalf of himself at any auction. The Seller and Auctioneers/Broker		
	reserve the right to preclude any person from bidding if there are any questions as to the person's credentials, fitness, etc.		
	Auctioneers/Broker hereby acknowledge that they represent the Seller. An Agency Disclosure Statement must be signed by the Purchaser.		
21.	Purchaser shall be responsible for all transfer taxes, recording fees, title search, and deed preparation. Seller is responsible for real estate tax prorata,		
	mortgage releases and guarantees to convey a good and marketable title. The Purchaser, Seller, split 50/50, is responsible for survey cost, if a survey		
22	is required for a transfer. *Purchaser is responsible for all other costs associated with closing.		
22.			
	Real Estate is sold through Ohio Real Estate Auctions, LLC.		
24.	OTHER: NONE		
25.	EXPIRATION AND APPROVAL: ACCEPTED		
26.	MAKE DEED TO:		

~ Signatures on Following Page ~

Purchaser:	
Preferred Email:	Preferred Phone:
Mailing Address:	
Purchaser Signatur	e: Date:
27. ACTION BY C	DWNER: The undersigned Seller has read and fully understands the foregoing offer and hereby: ACCEPTED
28. SELLING FEE	ES AND EXPENSES: Seller is to pay an auction selling fee and reimburse agreed expenses as per the Auction Contract.
Seller: Estate of Gov	ran F. Begley; Butler County Case #PE23-10-1071 by Darrius Begley - Executor
Preferred Email: <u>be</u>	evilbegley@gmail.com Preferred Phone: (606)731-6852
Mailing Address:	
Seller Signature:	Date:
29. DEPOSIT REC	CEIPT:

OhioRealEstateAuctions
LLC