

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: 3 December 2013

	<i>LLC</i> , (Broker), the following described real estate in Montgomery County, OH and known as 8085 Old Troy Pike, Huber Heights, Ohio 45424 ; PID#P70 02025 0006
2.	PRICE AND TERMS: Purchaser agrees to pay the amount of the high bid \$ plus the buyer premium of \$
	for a <u>Total Contract Price of</u> \$ for the Real Estate as follows: A non-refundable (except in the case of a non-marketable title)
	down payment of \$5,000 to apply toward the Purchase Price and to be deposited by Broker, upon acceptance of this offer, in a non-interest bearing trust
	account pending closing. In the event this Contract to Purchase does not close for any reason other than as agreed, Purchaser agrees that the down
	payment shall be disbursed by Broker 5 days from closing date unless Broker is 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. * See Irrevocable Letter of Instruction Re: Down Payment.
3.	BALANCE & CLOSING: The balance of the Purchase Price shall be paid in the form required by the closing agent on date of closing, on or before
	3 January 2013. The closing date shall be automatically extended up to 30 days if Auctioneer deems necessary.
4.	Buyers will close through: Ohio Real Estate Title Inc.; 1111 North Plum Street, Suite 9, Springfield, Ohio 45504; 937/322-7333; Theresa
5.	A. Hartley; thartley@oret.com If buyer does not close on or before scheduled closing date, seller may, at seller's option, extend the closing date in consideration for a sum of
٥.	\$100 per day after original closing date.
6.	OBTAINING FINANCING: This purchase is not contingent upon the Purchaser obtaining financing. There are no buyer contingencies.
7.	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 nonmarketable title, Purchaser voluntarily agrees to forfeit entire down payment and may be held liable by Seller 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 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.
8.	OWNER'S CERTIFICATION: Seller(s) certifies to Purchaser that, to the best of Sellers'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; (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
	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/REAL
	ESTATE AGENTS INVOLVED, WHO SHALL NOT BE RESPONSIBLE FOR ANY DEFECTS IN THE REAL ESTATE.
9.	INDEMNITY: Seller and Purchaser recognize that the AUCTIONEERS/BROKERS 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/BROKERS, 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.
10.	CONVEYANCE AND CLOSING: Seller shall convey marketable title to the Real Estate by Marketable/Insurable 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):

11.	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.
12	DISCLOSURE: Buyer Seller - is a licensed Real Estate Broker or Sales Person.
	POSSESSION: Possession shall be given at closing, days after closing @ AM PM, 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
1.4	Purchaser until possession is given. ACENCY DISCUSSION STATEMENT. Development development and signed the Acency Disclosure Statement.
	AGENCY DISCLOSURE STATEMENT: Purchaser acknowledges having reviewed and signed the Agency Disclosure Statement.
15.	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.
16.	TERMS: The property sells:to the high bidder regardless of price, or _ Seller guarantees to sell at \$25,000. Reserves the right to accept or
	reject anything below \$25,000.
17.	\$5,000 must be deposited at the time of Auction as down payment presented with positive I.D. This non-refundable down payment will be applied to
	the contract purchase price at closing and will be held in the trust account of Ohio Real Estate Title, LLC as escrow agents for the sellers.
18.	🛮 A ten percent Buyer Premium will be added to the high bid amount to determine the final contract-selling price paid by the purchaser. 🗌 No Buyer
	premium will be charged.
19.	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.
20.	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 contained online was obtained by 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 Auction Company reserve the right to preclude any
	person from bidding if there are any questions as to the person's credentials, fitness, etc.
21.	Auction Firm hereby acknowledges that they represent the Seller. An Agency Disclosure Statement must be signed by the high bidder.
	The \(\subseteq \) buyer, \(\subseteq \) seller 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 \(\subseteq \) buyer, \(\subseteq \) seller, \(\subseteq \) split 50/50, is responsible for survey
	cost, if a survey is required for a transfer. *Buyer is responsible for all other costs associated with closing.
12	
23.	By bidding, the buyer agrees to waive the 10 day post inspection for lead based paint. Buyer also agrees to waive their right to receive a Residential
	Property Disclosure form and their right to rescind the Contract to Purchase.
	Real Estate is sold through Ohio Real Estate Auctions, LLC.
25.	OTHER:

26.	6. EXPIRATION AND APPROVAL: This offer is void if not accepted in writing on or before o'clock \square A.M \square P.M. \square	Noon
	☐ Midnight EASTERN STANDARD TIME, 20	
27.	7. Make Deed to: (print)	
The	he Purchaser has read, fully understands and approves the foregoing offer and acknowledges receipt of a signed copy.	
	<u>Print</u> <u>Sign</u> <u>Date</u>	
PUI	URCHASER:	
PUI	URCHASER:	
FUI	ULL ADDRESS:	
PHO	HONE NUMBERS:	
WI	TTNESS:	
	3. ACTION BY OWNER: The undersigned Seller has read and fully understands the foregoing offer and hereby: accepts said offer an convey the Real Estate according to the above terms and conditions, rejects said offer, or counteroffers according to the modification by Seller(s). Counteroffer shall become null and void if not accepted in writing on or before o'clock A.M. P.M. Midnight EASTERN STANDARD TIME, 20 Owner acknowledges that Agency Disclosure Statement has been selling fee and reimburse agreed expenses as per the Auction Contract.	ns initialed
	<u>Print</u> <u>Sign</u> <u>Date</u>	
SEI	ELLER:	
	ELLER:	
	ULL ADDRESS:	
	HONE NUMBERS:	
	TITNESS:	
30.	D. RECEIPT: DATE: Ohio Real Estate Auctions, LLC hereby acknowledge receipt of \$	_
	☐ cash ☐ cashier's check# ☐ personal check # ☐ other	
	made payable to Ohio Real Estate Auctions, LLC as down payment in accordance with terms herein provided. \$ \(X\)	
	CO-OP BROKER FIRM CO-OP AGENT / BROKE	.R
	PHONE	
	OhioRealEstateAuctions	



Irrevocable Letter of Instruction Re: Down Payment

I have purchased the real estate located at
under the terms and conditions of the attached Contract to Purchase at Public Auction dated
As part of this transaction I am to make a down payment of money to which will hold the money until it is time for
closing.
I understand that the funds I have provided to are to be used as part of the purchase price. However, in the event I do not close on this property, I irrevocably instruct to disburse my down payment as required under paragraph 2 of the contract; see below.
Paragraph 2 states:
A non-refundable (except in the case of a non-marketable title) down payment of to apply toward Purchase Price and to be deposited by Broker, upon acceptance of this offer, in a non-interest bearing trust account pending closing. In the event this Contract to Purchase does not close for any reason than as agreed, Purchaser agrees that the down payment shall be disbursed by Broker 5 days from closing date unless Broker is previously notified in writing by purchaser that largation has been filed with a court of competent jurisdiction. A copy of the filing must be attached.
Pursuant to paragraph 2, upon written instructions from the Broker and the authority granted in this Irrevocable Letter of Instruction I authorize and approve , to follow the instructions from the Broker as to the
distribution of my down payment.
Further, I agree to hold harmless for any such expenditures to any individuals or entities.
I have reviewed the Contract to Purchase at Public Auction dated, and this Irrevocable Letter of Instruction:
1. I understand the terms and conditions of both documents.
2. I am voluntarily entering these agreements.
3. I realize that this authorization could result in none of my down payment being returned to me.
Dated: