DATE: 28 September 2013

## Ohio Sheriff Sales

## CONTRACT TO PURCHASE AT COURT ORDERED AUCTION

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

I. SUB	SUBJECT PROPERTY DESCRIPTION: The undersigned Buyer agrees to purchase through the						
undersigned	Court-Appointed Auction	eer (Auctioneer), the follow	ring described real estate: Portag	<u>e</u> County, Ohio			
Parcel#	23-023-00-00-018-000	commonly known as:	4793 ST RT 82, Mantua, Ohi	o 44255			
By Order of	The Civil Division of Th	ne Portage County Common	n Pleas Court Case# 12 CV 113_	•			
2. PRICE: Buyer agrees to pay the high bid amount of \$							
premium of	\$	for a Total Purchase Price of	` \$	<u>•</u>			
2-A	BUYER PREMIUM:	A 10% (ten percent) buyer pr	remium will be added to the high b	oid amount to			

- **2-A. BUYER PREMIUM:** A 10% (ten percent) buyer premium will be added to the high bid amount 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 \$\\$6,000\$ shall be deposited in escrow account of Closing Agent named below pending closing. Said Deposit shall be applied toward Total Purchase Price at closing. In the event this transaction does not close for any reason other than as agreed by all parties, Buyer and Auctioneer agree that Deposit shall be disbursed by Closing Agent ten(10) days after the stated closing date unless, Auctioneer and Closing Agent are previously notified in writing 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: Deposit attached hereto)
- **4. BALANCE & CLOSING:** The balance of the Purchase Price shall be paid in the form required by the Closing Agent at closing: **within 30 days after Court Confirmation**. The closing date shall be automatically be extended up to 30 days if Auctioneer deems necessary.
- 5. CLOSING AGENT: Transaction will close through: TBD
- **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,

the Down P lease or ente	, then Buyer, at his option, may terminate this contract by written notice to Plaintiff and Auctioneer and
	Payment Shall be returned to Buyer. While this contract is pending, Plaintiff shall not change any existing ter into any new lease, nor make any substantial alterations or repairs without the consent of the Buyer. In
13. PAF	Buyer also has an insurable interest in the property from date of this contract.  RTIES TO CONTRACT LICENSURE DISCLOSURE: Buyer XXX Auctioneer: is a
14. POS	eal Estate Broker or Sales Person.  SSESSION: shall be given XXX at closing, or days after closing @ TBD o'clock, subject
responsible	Rights, with deed. Until such date, Plaintiff shall have the right of possession free of rent, but shall be for all utilities and other maintenance costs incurred. No work can be done on the property by the Buyer
-	ssion is given.  LE CONTRACT: All parties agree that this Contract To Purchase constitutes the entire agreement and
	or implied agreement exists and that any amendments shall be made in writing, signed by all parties and
	this original Contract To Purchase. This Contract To Purchase shall be binding upon the undersigned
parties, thei	ir heirs, administrators, executors, successors and assigns.
	CTION TERMS: The property sells: Subject to Court Ordered Minimum Bid of \$
	perty is being sold at public auction, without recourse. Personal on-site inspection of the subject property
is strongly r	recommended. Subject property will sell "as is, where is," with no warranty expressed or implied as to
improvemen	ents, availability of utilities, zoning, or environmental and wetland issues. Information provided online was
obtained by	sources deemed reliable. However, Auctioneer shall not be responsible for any errors or omissions
herein. Ann	nouncements made at the auction will take precedence over written material, advertisements, or any other
	ents made prior to the day of auction. Buyer should carefully verify all items and make their own decision
as to the acc	curacy thereof before relying on same. Auctioneer reserves the right to preclude any person from bidding
if there are	any questions as to the person's credentials, fitness, etc.
17. TAX	<b>XES:</b> Plaintiff shall be responsible for any delinquent taxes only. Buyer shall assume all current and
future taxes	S
18. CL(	<b>OSING COSTS:</b> Buyer shall be responsible for all transfer taxes, recording fees, title search, and deed
	. Plaintiff is responsible for real estate tax proration, mortgage releases and guarantees to convey a good
	able title. Buyer and Plaintiff shall split the cost of survey equally if required for transfer. *Buyer is
	e for all other costs associated with closing.
-	AIVED RIGHTS: By bidding, Buyer agrees to waive their right to rescind this Contract to Purchase.
	HER:

21. **EXPIRATION AND APPROVAL:** This offer is void if not accepted in writing on or before **Accepted** -

pending Court Approval o'clock Ea	, 20	
22. MAKE DEED TO: (print) _		
Buyer has read, fully understands	and approves the foregoing offer and a	cknowledges receipt of a signed copy
BUYER:		
BUYER:Print	Sign	Date
BUYER:		
Print	Sign	Date
FULL ADDRESS:		
PHONE NUMBERS: Cell	faxeı	nail
WITNESS:		
	he undersigned Auctioneer has read and fent upon Court Confirmation and agrees to	
COURT APPOINTED AUCTION	EER:	Date
WITNESS:		Date
<b>24. RECEIPT:</b> DATE:	Court-Appointed, Tim Lile hereby	y acknowledges receipt of \$
cash; cashier's check#	; personal check	< #
or other		<u> </u>
made payable to {TBD} Title Compa	any as down payment in accordance with the	terms herein provided.