

OwnerLand Realty

EXCLUSIVE RIGHT TO SELL AT AUCTION AGREEMENT

This Agreement is made and entered into this	day of		, by and
petween		, hereinafter referred to	as "Seller", and
OwnerLand Realty hereinafter referred to as "Broker".			
WITNESSETH			
WHEREAS, the Seller is desirous of securing the services of	= = =		-
hereon, owned by the Seller and further described as:			·
WHEREAS, the Broker will aid and render services on behalf of	of the Seller in order to sell the above of	lescribed property for a mutua	ally agreed upon
ee and reimbursement of certain costs, all as more specifically s	et forth hereinafter.		
NOW, THEREFORE, in consideration of the mutual agreemen	ats contained herein, as well as the mu	tual benefits, advantages, or o	disadvantages to
each of the parties hereto, the parties agree as follows:			
. DATE OF AUCTION: The auction sale of the above described in the above described in the auction sale of the auction sa	ped property shall be held on or about the	ne day of	20
at □a.m. □p.m. Location of the Auction:			<u></u> ·
2. TERMS : The above described property will be sold on the fo	ollowing terms: □ absolute, or □ with	reserve. Payment will be □	cash on delivery
of deed, owner financing (specify)	, or other (specify)		Other
pasic terms shall be			•
n which the seller or seller's agent reserves the right to establishe real or personal property at any time prior to the completion explicitly stated otherwise in the contract and in the terms and mave a bonafide intention to transfer ownership of the property to	n of the Auction by the Auctioneer. A	all Auctions are to be with res	serve unless it is
B. EXCLUSIVE RIGHT OF SALE: The Broker shall have signing of this Agreement until days after the auction above described property, made between the date of this contratale is made by the Broker, by the Auctioneer, by another Brokerhedule as established in this Agreement.	on. This period shall be irrevocable and and the expiration of the Exclusive	nd assignable. Any sales of a Right of Sale after the Auction	all or part of the on, whether said
4. EXTENSION: If a contract to purchase is signed before the contract to purchase.	is contract expires, the term hereof sh	all continue until the final dis	sposition of said
5. BROKER FEE: If a contract to purchase is accepted duri	ng the terms of this agreement, the ur	ndersigned agrees to: pay a	commission of
	al to the 10% buyer premium, plus	an additional Broker's Fee c	of \$225.00, plus
6 for advertising and promotion. There shall b	e a minimum commission of \$	The undersigned	further agree(s)
hat should the subject property be sold any time within 90 day		-	
regarding the property, the undersigned will pay the Broker the			_
orice. If the auction contract price is not accepted, the underst oreviously paid, plus a no sale fee: □ equal to%		_	_
neviously paid, plus a no saic ice. 🗆 equal to%	or the highest old, or \Box \$	for services fer	iucicu.

6. CO-OP: If the purchaser of the property is represented by a licensed real estate agent/broken	ker (excluding any agent associated with OwnerLand
Realty), the seller agrees to a payment to the buyer agent/broker in an amount up to	$_$ % of the \square opening bid, or \square high bid price. Said
buyer agent/broker commission, in addition to the broker fee, is to be: ☐ paid by seller or ☐	paid by Auction Firm, in accordance with Auction
Firms' co-op policy, or □	·
7. ADVERTISING AND COSTS: The promotional budget is: due upon the signing of this ag	greement, to be deducted from the gross sale proceeds.
8. ADMINISTRATION: The Auction Firm is to advertise and promote the property for sale. property. The Seller agrees that all unpaid expenses and commissions shall be paid out of the satisfaction of any other liens or encumbrances. The Seller agrees to allow Auctioneer to accomb are not present at the auction in the manner that is fair to all parties. Auctioneer will not responsible for non-performance by bidder.	e first proceeds from the auction before payment and ept and administer absentee bids on behalf of Buyers
9. DEPOSITS & PAYMENT OF COMMISSION: All deposits placed by the Buyer are to instructed until the date of the closing of the transactions between the Seller and the Buyer. The commissions as detailed in Item #5. The Broker will not be responsible for bad checks or unpaid	e Broker is to receive full payment of his expenses and
10. DOWN PAYMENT: The Broker is authorized to act as a trust agent to accept and depot down payment from prospective Purchasers making written offers to purchase the Real Estat through default, the Seller shall receive one-half (1/2) and the Broker one-half (1/2), (after reiexcess of what the full commission would have been, not as liquidated damages, but to apply to on account of the default of Purchaser.	te. If the down payment is forfeited by a Purchaser imbursement of incurred Broker expenses), but not in
11. FAIR HOUSING STATEMENT: It is illegal, pursuant to the Ohio fair housing law, Dividing Federal Fair Housing law, 42 U.S.C.A 3601, to refuse to sell, transfer, assign, rent, lease, surplicate for the sale or rental of housing accommodations, or otherwise deny or make unavailable religion, sex, familial status as defined in section 4112.01 of the Revised Code, ancestry, make defined in that section, or national origin, or to so discriminate in advertising the sale or reprovision of real estate brokerage services. It is also illegal, for profit, to induce or attemption regarding the entry into the neighborhood of a person or persons belonging to one	ablease, or finance housing accommodations, refuse to lable housing accommodations because of race, color, military status as defined in that section, disability as attal of housing, in the financing of housing, or in the apt to induce a person to sell or rent a dwelling by
12. LEAD-BASED PAINT DISCLOSURE: Owner has been advised that if the Property required (a) to provide to the purchaser a federally approved lead hazard information pamphle presence of any known lead-based paint and/or lead-based paint hazards on the Property; and additional information, records or reports in Owner's possession or available to Owner pertaining in the Property. In addition, Owner must provide to the purchaser a 10-day opportunity to conduct the presence of lead-based paint and/or lead-based paint hazards, unless waived by the purch Property shall include an attachment containing a Lead Warning Statement as well as the information comply with these requirements and to indemnify, defend, and hold the Broker harmless including attorney fees, arising from owner's violation of these requirements.	et; (b) to disclose to the Broker and the purchaser the d (c) to provide to the Broker and the purchaser any ng to lead-based paint and/or lead-based paint hazards luct a risk assessment or inspection of the Property for laser in writing. Finally, any contract for the sale of nation and disclosures described above. Owner agrees
13. CONVEYANCE AND STATUS OF TITLE: The Seller agrees that, at the time of closi State work orders except, and title shall be conveyed	by
deed, with release of dower, if necessary. At closing, title shall be marketable, free, clear and un record.	nencumbered, except for restrictions and easements of
14. PRORATIONS: The Seller shall be responsible to pay all real estate taxes and assessments installments on assessments, as per county record, interest on encumbrances, rents and operating the Purchaser as of Closing.)	

5. DEFAULT: Once the offer to purchase is accepted by the Seller, the sale is considered confirmed and the Broker is entitled to a commission or aid sale in accordance with Paragraph #5. If the particular sale does not close due to the fault of the Seller, the Broker shall be entitled to a full commission in accordance with Paragraph #5. If the deposit money is returned to the Buyer, the Broker shall notify the Seller that indemnification for his commission need to be paid to the Broker, and the Seller shall, on such written notice, pay the Broker such money as due for commission within 10 days.					
16. PROTECTION: The Broker shall be entitled to receive his/her costs and commissions if the undersigned is unable to deliver marketable title for any reason. The undersigned further agrees to indemnify and hold harmless the Auction Firm and its personnel from any court costs, attorney's fees or other expenses which said auction firm may incur by reason of having any claim asserted against it in connection with the sale of the said property as a result of claim being asserted against the seller and/or auctioneers by any purchaser, prospective purchaser, or invitee to the auction, whether or not such expenses are incurred before or after legal proceedings have been instituted.					
17. LIENS: Said sale shall be made subject to the following liens and encumbrances: \$Acct#:					
Company The undersigned grants to the OwnerLand Realty a power of attorney to inquire of all lien holders listed above or that come to knowledge of the Auction Firm, in order to obtain current payoff statements or to settle or adjust such claims as the Auction Firm deems necessary or proper. The Seller further agrees to satisfy all liens prior to or at closing.					
18. KEY AUTHORIZATION: The Seller authorizes the Broker to conduct or allow Cooperating Brokers to conduct key-entry showings of the Real Estate until acceptance of a purchase contract. The Seller further authorizes the Broker to place a lock box on the Real Estate for the purpose of showings. The Seller represents that the adequate insurance will be kept in force to protect the Seller in the event of any damage, losses or claims arising from entry to the Real Estate by persons through the above use of the key and hereby holds harmless the listing Broker, its agents, salespersons and employees from any loss, claim or damage resulting there from.					
19. SELLER'S COOPERATION: The Seller agrees to cooperate with the Broker by making the Real Estate available for showing to prospective Purchasers, Inspectors & Appraisers at reasonable hours. 20. SPECIAL PROVISIONS:					
21. INDEMNITY BY SELLER: The Seller recognizes that the Broker is relying on all information provided herein or supplied by the Seller in connection with the Real Estate, and agrees to indemnify and hold harmless the Broker, its salespersons and Cooperating Brokers from any claims, demands, suits, liabilities, costs and expenses (including reasonable attorney's fees) arising out of any misrepresentation made herein by the Seller and or Seller's agents because of concealment by the Seller or Seller's Agents.					
22. ARBITRATION: Any controversy or claim arising out of, or relating to this Contract, or its breach, except for injunctive relief, shall be settled by arbitration under the governing rules of the American Arbitration Association, with venue in County, Ohio, within one year.					
23. DISCLOSURE: The Broker is authorized to disclose to prospective purchaser all information pertaining to the Real Estate, including □ original					
purchase price, \square motivation for selling, \square comparable sales, \square how long the property has been for sale, and any other information deems necessary for the marketing/sale of the property.					
24. SOLE CONTRACT: The parties agree that this contract constitutes their agreement and that no oral or implied agreement exists. Any amendments to this agreement shall be made in writing, signed by both parties and copies shall be attached to all copies of this original agreement.					
25. SELLER'S ACKNOWLEDGEMENT: The Seller acknowledges that he/she has read this contract and the information contained herein is true and accurate to the best of his/her knowledge and that he/she received a copy of this contract in its completed form on the date of this agreement.					

26. POSSESSION TO BE GIVE	LN 10 PURCHASER: \Box date of the trans	saction closing, \square days from	the date of the transaction closing	
	Owner	SS#		
	Owner	SS#	SS#	
	Address			
	City	State	Zip	
	Telephone (home)	(other)		
•	Department of Agriculture. Any person aggrie			
result of the licensee's actions may created in Section 4707.25 of the Ol	initiate a claim against the Auction Recovery l	Fund		
created in Section 1707.23 of the Of	no revised code.			
OwnerLand Realty, Inc., hereby acc	epts the terms as outlined herein.			
Authorized Agent or Auctioneer				

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