

AUCTION:	
PROPERTY:	
BIDDER:	

AUCTION REAL ESTATE SALES CONTRACT

undersigned Purchas	ser agrees to buy, and the on the premises, with a	forts of SEVEN HILLS As a undersigned Seller agree all improvements thereon a	es to sell, all that tra	ect or parcel of land tog	gether with all plants,
State: Co	ounty:	Location:	Τ	Γax Parcel;	
Being more fully des	scribed upon in Exhibit '	'A" attached hereto and m	ade a part hereof.		
amount shall be paid	in cash, in full, at closin	ling a ten percent (10%) bug. Purchaser's obligation to customary closing costs.	to close shall not be		
	O	UTLINE OF FINANCIA	L TERMS OF SAI	LE	
	High Bid		=		
	Buyer's Premium (10	%)	+		
	Earnest Money				
	Balance Due at Closi	ng	\$		
which earnest mone purchase price at the money in an interest-except as set forth in agreement signed by in accordance with the in the event of a defailure of Purchaser as liquidated damage impossible to estimate is a reasonable estimate of all or part of the est to resolve such disputcharged from any including attorneys parties, Auctioneer aparties hereto release damages from Auctioner under.	y is to be promptly dep to time of closing or as of t-bearing escrow account this agreement and that all parties to this contra- nis contract, the earnest of fault by Seller, Purchase to fulfill Purchaser's obles and not a penalty, the te accurately, the parties hate of the probable loss arnest money, Auctioned ute and may interplead further liability with re- fees in connection with may make a disbursal of e and discharge Auction oneer by reason thereof	has paid to Auctioneer the osited into the Auctioneer herwise provided herein, and all parties hereto under disbursement of earnest met; (c) upon court order; or noney shall be returned to Fer hereby waiving all other igations to close in accord parties hereto agreeing that hereto intend to provide for upon a breach. If any disputer may, in its sole discretionall or any disputed part of espect to the earnest mone said interpleader from the fifth the earnest money upon the er from any claims again or by reason of any other metals.	All parties hereto agarstand and agree that and agree that an occur only (d) upon failure of Purchaser and this shar rights and remedicance with this contrate the damages cause or liquidated damages are arises between Purchaser and the earnest money; or, a reasonable interprenant Auctioneer relationatter arising out of the earnest money; or, a reasonable interprenant Auctioneer relationatter arising out of	gree that Auctioneer many is the earnest money is N y as follows: (a) at closs Seller to perform Seller all be Purchaser's sole are available at law or in act, the earnest money seed by a breach of the cost rather than a penalty a surchaser and Seller as to and Seller in writing that if into court, whereupon be entitled to recover if upon fifteen (15) days etation of this contract ted to the earnest mone this contract or the transition of t	ay deposit the earnest ION-REFUNDABLE sing; (b) upon written r's obligation to close and exclusive remedy n equity; or (e) upon shall be paid to Seller ontract are difficult or and the earnest money of the final disposition to Auctioneer is unable in Auctioneer shall be the fees and expenses, written notice to the surface of the saction contemplated assection contemplated.
marketable and insuraffecting said Proper would be shown on a encumbrances affect the Title Standards of	rable title in and to said rty, (2) all matters of rec a current and accurate su ring the Property. Title not fif the State Bar of Assoc	Property to Purchaser by _ ord affecting said Property revey of said property, and narketability shall be deter- iation of the state in which tandards, shall not constitu	y, (3) subdivision res (5) leases, other eas mined in accordance the Property is loca	ed, subject only to (1) z strictions of record, and sements, other restriction with Applicable Law, atted. Any defect in the t	coning ordinances (4) all matters that ons and as supplemented by title which does not



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the Seller furnishes any affidavits or other documents, if any, required by the applicable Title Standard to cure such defect. In the event leases are specified in this Contract, Purchaser agrees to assume Seller's responsibilities there under to the Tenant and to the Broker who negotiated such leases. If Seller is unable to convey title in the quality set forth above, Purchaser shall have the option of either (i) taking such title as Seller can give, without abatement of the Purchase Price, or (ii) being repaid all moneys paid on account by Purchaser to Seller including Earnest Money held by Auctioneer; and, if Buyer elects to terminate the agreement, there shall be no further liability or obligation by either of the parties hereunder and this Agreement shall become null and void and of no force or effect.

Purchaser shall have twenty (20) days from the Binding Agreement Date in which to examine title and to furnish Seller with a written statement of objections affecting the insurability of said title. Seller shall have ten (10) days from receipt of such objections to satisfy all valid objections and, if Seller fails to satisfy such valid objections within a reasonable time, then at the option of Purchaser, evidenced by written notice to Seller, this contract shall be null and void, and Purchaser's earnest money shall be returned. If Purchaser does not terminate this contract, then Purchaser shall be deemed to have waived any such objections that Seller fails to satisfy and the sale be consummated without any adjustment to price.

- 4. **Duty to Cooperate.** Seller and Purchaser agree that such documents as may be legally necessary to carry out the terms of this contract shall be executed and delivered by such parties at the time the sale is consummated.
- 5. **Property Condition.** Seller warrants that when the sale is consummated the improvements on the Property will be in the same condition as on the date hereof, normal wear and tear accepted. However, should the premises be destroyed or substantially damaged before the contract is consummated, then at the election of the Purchaser: (a) the contract may be cancelled, or (b) Purchaser may consummate the contract and receive such insurance proceeds as paid on the claim of loss. This election is to be exercised within ten (10) days after the amount of Seller's damage is determined.
- 6. **Agency and Brokerage.** Commission is to be paid to Auctioneer pursuant to and in accordance with that certain agreement between Auctioneer and Seller regarding authorization and compensation, and to Broker, if any, pursuant to the Terms and Conditions of the Auction, Broker/Bidder Participation Form and Broker Listing Agreement for Auction, relative to the subject Property, which documents are incorporated herein by reference. SEVEN HILLS AUCTIONS, LLC, auctioneer/broker, is acting exclusively as agent for the Seller.

(a) "Listing Broker" (Seller's Representative) shall mean:	(b) "Selling Broker" (Buyer's Representative) shall mean:
Agent Name:;	Agent Name:;
Brokerage Firm:;	Brokerage Firm:;
Telephone:;	Telephone:;
Email Address:	Email Address:

In the event the sale is not consummated because of Seller's inability, failure, or refusal to perform any of the Seller's covenants herein, then the Seller shall pay the full commission to Auctioneer and Auctioneer, at the option of the Purchaser, shall return the earnest money to Purchaser. Purchaser agrees that if Purchaser fails or refuses to perform any of the Purchaser's covenants herein, Purchaser shall forthwith pay Auctioneer the full commission; provided that Auctioneer may first apply one-half of the earnest money toward payment of, but not to exceed, the full commission.

- 7. **Prorations.** Real estate taxes, water and sewer charges, HOA/POA fees and due, and any other assessments on the Property shall be prorated as of the date of closing. Payment and proration of taxes and assessments is final as between Purchaser and Seller.
- 8. Closing Date. Sale shall be closed on or before thirty (30) days from the Binding Agreement Date (Closing Date). Closing shall be conducted by ______. All closing costs shall be paid by the Purchaser, except as they relate to the clearance of title encumbrances and/or defects necessary for Seller to convey good and marketable title to the Property. Closing costs shall include, but are not limited to closing letter, if applicable and as described in the paragraph below, deed preparation and attorney's fees to prepare such deed, recording fees, title examination, closing coordination fee, tax search fee and transfer tax fee, if applicable. Title insurance shall be available at the Purchasers option and shall be paid by the Purchaser.



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In the event the Property is subject to a mandatory membership community association, the Purchaser agrees to pay the cost of any association account statement or clearance letter ("closing letter") including all amounts required by the association or management company to be pre-paid in order to obtain such closing letter. The parties acknowledge that the closing letter is required in order to issue a policy of title insurance and discloses such times as paid and delinquent association dues, transfer fees, and special assessments. The closing letter may designate which party is responsible for a particular fee. The Seller shall be responsible for any fees owing on the Property which come due and payable before the closing so that the Property is sold free and clear of liens and amounts owed to the association.

Purchaser shall be charged a fee of \$50.00 per calendar day for any extension granted by Seller past the Closing Date, to be paid and collected by the closing agent at the time of closing. Buyer shall not be obligated for any delays caused by Seller, Seller's closing attorney, or Seller's title agent.

9. **Property Sold "AS-IS".** Property is sold "as is" and Seller makes no warranty as to any buildings, structures, easements, leases, restrictions, covenants, conditions, zoning and/or any and all other matters including those that would be revealed by a current survey or an inspection of the Property or contained in public records. Purchaser warrants that Purchaser is purchasing the Property and the contents thereof on an "as is" basis with no warranties of any kind, express or implied, either oral or written, whether of habitability, merchantability, fitness for a particular purpose, condition of improvements, environmental condition or otherwise made by Seller, Auctioneer, or any agent of Seller or Auctioneer, including but not limited to, information contained in the sales brochure or supplemental brochures and/or presentations and warranties regarding zoning matters, the ability of the Purchaser to construct new improvements, the ability of Purchaser to remodel existing improvements, the availability of zoning variances, building and demolition permits or plats of consolidation and/or subdivision. No liability for inaccuracies, errors or omissions contained in any materials provided to Purchaser is assumed by Seller, Auctioneer or any of their agents. In addition, the parties hereto acknowledge that Auctioneer is not obligated to and has not made any independent investigation of the condition of the Property.

Prior to entering into this Agreement, Purchaser had the opportunity to conduct Purchaser's own due diligence and investigations. Except as expressly set forth in this Agreement, Purchaser's obligations hereunder are not contingent on any additional due diligence or investigation. Further, Purchaser represents that either Purchaser or duly authorized agent of Purchaser has inspected the property, performed all due diligence reviews which Purchaser deems necessary to determine whether to acquire the Property and verified all facts and information contained in any materials provided to Purchaser prior to executing this contract. Purchaser has not relied upon any sales plans, selling brochures, advertisements, representations, warranties, statements or estimates of any nature whatsoever, whether written or oral, made by Seller, Auctioneer, or others, including, but not limited to, any relating to the description of physical condition of the Property, or the dimensions of the Property or any other physical dimensions thereof, the estimated real estate taxes of the Property, the right to any income tax deduction for any real estate taxes or mortgage interest paid by Purchaser, or any other data, except as may be specifically represented herein. Purchaser has relied on their own examination and investigation thereof. No person has been authorized to make any representation on behalf of Seller. Purchaser agrees (a) to purchase the Property without offset or any claim against, or liability to, Seller or its agents, whether or not any layout or dimension of the Property or any part thereof, is accurate or correct, and (b) that Purchaser shall not be relieved of any of Purchaser's obligations hereunder by reason of any minor inaccuracy or error. Purchaser agrees that Seller is under no obligation to extend the closing date to allow Purchaser to perform any due diligence or inspections and that if Purchaser fails to close by the Closing Date Purchaser will lose and forfeit any earnest money as set forth herein and shall remain responsible for the payment of any Buyer's Premium.

Neither Seller nor Auctioneer make, nor have made, any warranties or representations to Purchaser with respect to (i) the existence or nonexistence of any pollutants, contaminants or hazardous waste upon the Property prohibited by federal, state or local law or (ii) the existence or nonexistence of any claims based thereon arising out of the actual or threatened discharge, release, disposal, seepage, migration or escape of such substances at, from, under, onto, or into the Property. Purchaser shall rely upon Purchaser's own environmental audit or examination of the Property, to determine such issues and acknowledges that no representations and warranties have been made by Seller or Auctioneer with regard to such matters. PURCHASER WAIVES AND RELEASES SELLER FROM AND AGREES TO ASSUME ANY PRESENT OR FUTURE CLAIMS ARISING FROM OR RELATING TO THE PRESENCE OR ALLEGED PRESENCE OF HARMFUL OR TOXIC SUBSTANCES IN, ON, UNDER OR ABOUT THE PROPERTY INCLUDING, WITHOUT LIMITATION, ANY CLAIMS UNDER OR ON ACCOUNT OF (I) THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION AND LIABILITY ACT OF 1980, AS THE SAME MAY HAVE BEEN OR MAY BE AMENDED FROM TIME TO TIME, AND SIMILAR STATE STATUTES, AND ANY REGULATIONS PROMULGATED THERE UNDER, (II) ANY OTHER FEDERAL, STATE OR LOCAL LAW, ORDINANCE, RULE OR REGULATION, NOW OR HEREAFTER IN EFFECT, THAT DEALS WITH OR OTHERWISE IN ANY MANNER RELATES TO, ENVIRONMENTAL MATTERS OF ANY KIND, OR (III) THIS CONTRACT OR THE COMMON LAW. THE TERMS AND PROVISIONS OF THIS PARAGRAPH SHALL SURVIVE CLOSING HEREUNDER.



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10. Seller's Knowledge of Property. Purchaser acknowledges that the Seller's purchase of the property may have resulted from a transfer made by a beneficiary under a deed to secure debt, mortgage or deed of trust ("security instrument") who acquired the property at a judicial foreclosure sale or foreclosure sale conducted pursuant to powers contained in the security instrument, or via deed in lieu foreclosure. Further, regardless of how Seller obtained title, Seller is not familiar with the condition of the property, other than as may be disclosed in any inspection reports obtained by or on behalf of Seller, Seller's representatives or agents, or that Seller may have received otherwise. Any such reports furnished by Seller or its agents in connection herewith shall be for informational purposes only, are not made a part of the Agreement, and Seller makes no representations or warranties about their accuracy or completeness. Purchaser acknowledges that in consideration of Seller's execution of the Agreement, Purchaser, on behalf of itself and all other parties having any claims, covenants that neither Purchaser nor any such other party will sue, commence, prosecute or in any way participate in any judicial, administrative, or other regulatory proceedings for breach of contract based on any disclosures relating to any alleged breach or violation of any state law, rule or regulation by Seller, or any other party engaged on Seller's behalf, including, without limitation any real estate broker or agent representing Seller.

11. Other Provisions

- A. Purchaser acknowledges he/she is familiar with any HOA Covenants and Restrictions.
- B. Possession of the Property shall be granted by Seller to Purchaser no later than the date of closing.
- C. If residential property was built prior to 1978 Purchaser has received PROTECT YOUR FAMILY FROM LEAD IN YOUR HOME pamphlet and EPA and HUD Disclosure Rule pamphlet. Buyer waives the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead based paint hazards.
- D. Seller may extend contract for thirty (30) days.
- E. This Contract shall not be transferred or assigned without the written consent of all parties to this Contract and any permitted assignee shall fulfill all the terms and conditions of this Contract.
- F. Time is of the essence.
- G. All notices required or permitted under this contract shall be in writing, sent to the addresses set forth below, and shall be sent by (i) nationally recognized overnight courier, (ii) certified mail with return receipt requested and postage prepaid, or (iii) by email provided that a copy is sent in accordance with clause (i) and (ii) of this sentence.
- H. Binding Agreement Date. The Binding Agreement Date shall be the date upon which the party accepting the last offer signs the Agreement.
- I. Purchaser and Seller agree to comply with and to execute and deliver such certifications, affidavits, and statements as are required at the Closing in order to meet the requirements of Internal Revenue Code Section 1445.
- J. This contract excludes all personal property located on the property.
- K. Governing Law and Interpretation. This Agreement may be signed in multiple counterparts each of which shall be deemed to be an original. This Agreement shall be construed and interpreted in accordance with the law of the State of _____. If any provision herein is to be unenforceable, it shall be severed from this Agreement while the remainder of the Agreement shall, to the fullest extent permitted by law, continue to have full force and effect as a binding contract. No provision herein, by virtue of the party who drafted it, shall be interpreted less favorably against one party than another.
- L. The Property is being sold pursuant to the auction terms, conditions and announcements (the "Auction Terms") made and distributed prior to auction which shall be deemed part of this Contract and are incorporated herein and made a part hereof as if set forth in this Contract in their entirety. In the event a conflict between the terms and conditions of the Contract and those of the Auction Terms, the Contract shall govern.
- M. Entire Agreement. This Contract, the Auction Terms and the Exclusive Auction Listing Contract between Auctioneer and Seller constitute the sole and entire agreement between the parties hereto and no modification of this contract shall be binding unless attached hereto and signed by all parties to this agreement. No representation, promise, or inducement not included in this contract shall be binding upon any party hereto.



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PURCHASER: (Company Name)	SELLER:	
By: Its:	Date	By: Da	ate
Purchaser's Address:		Seller's Address:	
Street Address		Street Address	_
City, State, Zip		City, State, Zip	_
Email:		Email:	_
Phone:	-/	Phone:	_
Auctioneer: SEVEN HILLS AUCTIONS, LLC			
By: William C. Lee III Date Its:			



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EXHIBIT "A"

