

STATE OF TEXAS

BIDDER#

COUNTY OF DALLAS

AUCTION REAL ESTATE SALES CONTRACT

THIS addres	CONT	RACT 2039	, made Cold	this the Springs	Rd,	day o	of ford,	TX 	<u>76088</u> ,	2018, and	by and l ("Buye	betwe er")	een, ("Se whose	eller") whose address is
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3.	Hwy contact deliver Proper particle Prope execution for statem	t 14 Su et number to Bu rty to I ular pu rty to I te and m requaents, c	ite 200 ber, 817 iyer a S Buyer v rpose, 3 Buyer; a deliver ired by certifica	applicable ites, affida	TX 76 1 / Atturranty warra signme shall p ant of the e law. S vits, re	5092, on the Lacy T Deed (the nties, income and A ay, or cathe Prope Seller and leases or	or beforurner e "Deceluding ssump use to erty an d Buye other	lturner lturner ed"), w g, with tion of be pai acknow er shall docum	c@fideli which sh out limi Leases d, Seller wledger also ex	ty-usa all contation, which r the T ment contects	(the "Concom". Any of the habitable is shall as fotal Pure of receipe and deliments.	Closin At Closimp ility of ssign rehase of of it ver an	ng Date" Dising, See The second of the secon). The eller shall to the s for a ses of the nd shall ty deposit es,
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Closing, subject to those matters contained in the Deed, Title Commitment and this Contract. Time is of the essence in this Contract.

4. TAXES AND OTHER PRORATIONS. The current year's Property Taxes shall be prorated between Seller and Buyer at Closing based upon the amount of taxes for the prior year. All unpaid taxes for prior years, if any, shall be the responsibility of Seller. Buyer shall assume the payment of taxes for the year of Closing and all subsequent years. Buyer shall pay the prorated taxes for the remainder of the year of Closing and shall deliver Seller a copy of the tax receipts evidencing payment thereof within ten (10) days after payment. In the event that the taxes for the year of Closing are more or less than the taxes for the prior year, Seller and Buyer shall adjust the amount of the proration and Seller shall pay to Buyer the amount of any underpayment or Buyer shall pay to Seller the amount of any overpayment, as may be the case. In addition, all rents, operating expenses and utilities shall be prorated between Seller and Buyer as of the Closing Date and Seller shall pay to Buyer any tenant security deposits and Buyer shall pay to Seller any prepaid security deposits paid by Seller for utilities or other items. This Paragraph 4 shall expressly survive the Closing.

5. CLOSING COSTS.

- (a) **Seller's Costs**. At Closing, Seller shall pay the fees for preparation of the Deed, and all costs relating to tax certificates and overnight courier fees and messenger charges on behalf of the Seller.
- (b) **Buyer's Costs**. At Closing, Buyer shall pay and issuance of the Title Policy (as hereinafter defined), the recording costs of the Deed, overnight courier fees and messenger charges on behalf of the Buyer, escrow fees (if any), Closing Agent's closing fees, any survey costs, and all additional sale or closing fees.
- **6. TERMS**. This is a cash sale with Twenty Percent (20%) (10 % down payment + 10% buyer's premium), with the balance due at Closing. This sale is not contingent upon financing or due diligence. BUYER ACKNOWLEDGES AND AGREES THAT BUYER'S OBLIGATIONS UNDER THIS CONTRACT ARE NOT CONTINGENT UPON BUYER OBTAINING A LOAN FROM ANY LENDER. ACCORDINGLY, BUYER SHALL BE OBLIGATED TO PERFORM ITS OBLIGATIONS UNDER THIS CONTRACT WHETHER OR NOT BUYER CAN OBTAIN A LOAN TO FINANCE THE PURCHASE OF THE PROPERTY.
- 7. DOWN PAYMENT/ EARNEST MONEY DEPOSIT AND CLOSING AGENT. Buyer and Seller hereby acknowledge and agree that Closing Agent shall hold and deliver the Down Payment/Earnest Money Deposit, in accordance with the terms and conditions of this Contract, and that Closing Agent shall be relieved of all liability and held harmless by both Seller and Buyer in the event Closing Agent makes a disbursement of the Down Payment/Earnest Money Deposit in accordance with the terms and provisions of this Contract. Closing Agent shall be relieved from any responsibility or liability and held harmless by both Seller and Buyer in connection with the discharge of any Closing Agent's duties hereunder provided that Closing Agent exercises ordinary and reasonable care in the discharge of said duties. Both parties understand that the Buyer's Down Payment/Earnest Money Deposit is nonrefundable unless the Seller fails to close this transaction.

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Seller: / 2	Buyer:	/



8. DISCLAIMER OF WARRANTIES ("AS-IS" CONVEYANCE)

- (a) Buyer warrants and acknowledges to and agrees with Seller, and United Country Real Estate & Auction of Fort Worth, ("Auctioneer") that Buyer is purchasing the Property in an "As-Is, Where Is" condition "WITH ALL FAULTS" and specifically and expressly without any warranties, representations or guarantees, either expressed or implied, of any kind, nature, or type whatsoever, from or on behalf of the Seller and the Deed will contain appropriate disclaimers to this effect.
- (b) Buyer acknowledges to and agrees with Seller and Auctioneer that with respect to the Property, Seller and Auctioneer have not, do not, and will not make any warranties or representations, expressed or implied, or arising by operation of law, including, but in no way limited to, any warranty as to the value, physical condition, square footage, environmental condition, zoning, good repair, operability, habitability, suitability, merchantability, profitability, marketability, past or present compliance with any rules, regulations, covenants or restrictions, development potential or fitness for a particular use or purpose of the property.
- Buyer acknowledges that it is Buyer's responsibility to make such legal, factual and other inquiries and investigations, as Buyer deems necessary with respect to the Property. Buyer acknowledges that Buyer has executed this Contract based solely on its own independent due diligence investigations and findings, and not in reliance on any information provided by SELLER OR AUCTIONEER or their affiliates, agents, officers, employees or representative. Buyer acknowledges that Buyer has not relied, and is not relying upon information, document, sales brochures or other literature, maps or sketches, projection, pro forma, statement, representation, guarantee or warranty (whether expressed or implied, oral or written, material or immaterial) that may have been given or made by or on behalf of the Seller or Auctioneer.
- (d) Buyer shall look only to Seller or Buyers Agent, and not to Auctioneer, as to all matters regarding this Contract and the Property. The Auctioneer shall not be responsible or liable in any way if the Seller fails or refuses to or cannot close this transaction.
- (e) Without in any way limiting the generality of the preceding subparagraphs (a) through (d), Buyer specifically acknowledges and agrees that Buyer hereby waives, releases and discharges any claim it has, might have had, or may have against Seller and Auctioneer with respect to the condition of the Property, either patent or latent.
- 9. PROPERTY INSPECTION. It is the Buyer's sole responsibility to perform all inspections (physical, legal, economic, environmental, archeological or otherwise) on the Property and to be satisfied as to its condition prior to making an offer on the Property; review all property information and due diligence materials; independently verify any information Buyer deems important including information available in public records; and inquire of public officials as to the applicability of and compliance with land use and environmental laws building ordinances, zoning, health & safety codes, and any other local, state or federal laws and regulations.

Buyer is responsible for the costs of all inspections, surveys, engineering reports, environmental studies, including, but not limited to, lead-based paint tests, or for any other work performed at Buyer's request and Buyer shall pay for any damage which occurs to the Property or to any person as a result of such activities. Buyer shall not permit any claims or liens of any kind against the Property for inspections, surveys, engineering reports, or for any other work performed on the Property at Buyer's request. Buyer agrees to indemnify, protect and hold Seller and Auctioneer harmless against any liability, damage, cost or expense incurred, directly or indirectly, by Seller, as result of Buyer's inspection, examination, or survey of the Property, either prior to, on or after the date hereof. This indemnity includes Seller's right to recover all costs and expenses incurred by Seller to enforce this section, including Seller's reasonable

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attorney's fees. Buyer agrees to repair any damage caused by such inspections and to restore the Property to its condition prior to the inspection. This Paragraph 9 shall expressly survive the Closing and any termination of this Contract.

10. TITLE. Buyer hereby acknowledges receipt of a title commitment (the "Title Commitment") issued by the Closing Agent as agent for Fidelity Title ("Closing Agent"). Buyer hereby agrees to accept title to the Property subject to (i) all standard exclusions and printed exceptions set forth in the Title Commitment,, including all matters that would be disclosed by a current and accurate survey of the Property; (ii) liens for taxes not yet due and payable; (iii) easements for public utilities affecting the Property: (iv) all other easements or claims to easements, covenants, restrictions and rights-of-way affecting the Property; (v) rights and claims of parties in possession; and (vi) all title exceptions referenced in Schedule B of the Title Commitment (the foregoing title matters are herein referred to as the "Permitted Title Exceptions"). Any applicable zoning ordinances, other land use laws and regulations, together with taxes for the current year and those matters, if any, which are waived by Buyer pursuant to this Paragraph 10, shall also be deemed Permitted Title Exceptions. At or prior to Closing, Seller shall satisfy all requirements on Schedule C which are the responsibility of Seller and Buyer shall satisfy all requirements on Schedule C which are the responsibility of Buyer. At Closing, Buyer, at its cost, shall cause the Title Insurer to issue and deliver to Buyer an owner's policy of title insurance (the "Title Policy") insuring Buyer's fee simple estate in the Property in the amount of the Total Purchase Price, subject to the Permitted Title Exceptions.

Buyer also acknowledges and agrees that:

- (a) <u>Maps and depictions included in the marketing material for the auction are for illustration purposes</u> only and neither Seller, nor Auctioneer warrants or guarantees any of these materials or other information to be accurate or complete.
- (b) Any fencing situated on the Property is not necessarily an indication of the Property boundary.
- (c) Buyer shall be responsible for its own due diligence regarding the availability and/or accessibility of any utilities or the suitability for building on the Property. In addition, the Buyer shall be responsible for obtaining any and all permits for installation of utilities, wells, septic systems, and/or any costs related to such installation. Permits, tanks, meters, lines, and any other applicable fees shall be at the Buyer's expense.
- (d) Only the fixtures, machinery and equipment currently attached to or located upon the Property will be conveyed to Buyer.
- (e) The Property is selling subject to restrictive covenants and easements as shown in the Title Commitment and the Survey.
- **11. FIXTURES AND PERSONAL PROPERTY**. Only the fixtures, machinery and equipment currently attached to or located upon the Property will be conveyed to Buyer and no other personal property will be conveyed with the Property. If Exhibit B is attached, this is the list of inventory that would transfer.
- 12. TITLE DEFECTS. If the Title Commitment reveals a defect in title which is not one of the Permitted Title Exceptions, or if prior to the Closing a new defect in title is disclosed by an updated endorsement to the Title Commitment, which defect is not one of the Permitted Title Exceptions, prior to Closing Date, Buyer may either waive such defect or give written notice to Seller and Closing Agent no later than five (5) days from the date of discovery of such defect in title, whereupon Seller may, at its option, attempt to cure such defect prior to Closing or decline to cure such defect. If Seller is unable or unwilling to cure, on or before the Closing Date, any defect as to which Buyer has notified Seller as herein provided

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and if Buyer does not waive such defect on or prior to the Closing Date by written notice to Seller, this Contract shall be terminated without liability to either party and the Down Payment/Earnest Money Deposit shall be returned to the Buyer. Seller shall have the right, at its sole election, to extend the Closing Date by not more than Sixty (60) Days to attempt to cure any such defect in title.

13. COMMISSIONS. (a) Brokerage. Buyer warrants and represents that Buyer [] is [] is not represented by a Buyer's Broker in this transaction. If Buyer is represented by a Buyer's Broker, the Buyer's Broker must have performed all requirements of the Buyer Broker Registration as provided by the Auctioneer. Failure to properly register or comply with the provisions of the Guidelines will disqualify the Buyer's Broker from receiving commission. (b) Agency Disclosure. Auctioneer has acted as agent for Seller in this transaction and is to be paid a commission by Seller pursuant to a separate written agreement between Seller and Auctioneer. 14. BREACH OF CONTRACT BY SELLER. If Seller defaults in the performance of any of its obligation pursuant to this Contract, and Closing fails to occur by reason thereof, Buyer, as its sole remedy, may terminate this Contract and receive the Down Payment/Deposit, or waive the default and proceed to Closing. In no event shall Seller or Auctioneer be liable for any damages including special, incidental o consequential damages, or economic loss and/or attorney fees. 15. BREACH OF CONTRACT BY BUYER. In the event the purchase and sale contemplated in this Contract is not consummated as a result of Buyer's default, Buyer's Down Payment/Earnest Money Deposit shall be forfeited to Seller, and Seller shall have all rights as allowed by law to file for damages specific performance or cancellation of this transaction, with Buyer to be responsible for all costs of suit including attorney's fees and court costs. In addition, in the event that Seller is unable to collect on any check delivered by Buyer to Seller on Closing Agent, then, at Seller's option, without notice, this Contract may be terminated immediately and any Down Payment/Earnest Money Deposit held by Seller or Closing Agent shall be paid to Seller, and Seller shall have the option to restore the Property to its pre-casualty condition or to cancel this Contract and Buyer's Down Payment/Deposit shall be returned as a complete	Seller	:/	5	Buyer:	
(a) Brokerage. Buyer warrants and represents that Buyer [] is [] is not represented by a Buyer's Broker, in this transaction. If Buyer is represented by a Buyer's Broker, the Buyer's Broker's name is:	mailed service address	postage prepaid, certified or registered main to the addresses of the parties set forth in the for notice purposes by giving written notice	il, return receip the preamble of ce thereof to the	t requested, or when do this Contract Either per other party in accordance	elivery by a courier party may change its ance with the terms
 (a) Brokerage. Buyer warrants and represents that Buyer [] is [] is not represented by a Buyer's Broker in this transaction. If Buyer is represented by a Buyer's Broker, the Buyer's Broker's name is:	16.	borne by Seller until the Closing; thereafted Property is, in the opinion of Seller, signal hazard prior to Closing, Seller shall have to or to cancel this Contract and Buyer's Down settlement to Buyer of all Seller's obligated its pre-casualty condition, Seller shall so	er all risk of los ificantly damag the option to re wn Payment/ D ions hereunder notify Buyer a	s shall be borne by Bu ged or is destroyed by store the Property to its eposit shall be returned Should Seller desire t and thereafter have 120	yer. In the event that the fire or other casualty or s pre- casualty condition I as a complete and fina o restore the Property to
 (a) Brokerage. Buyer warrants and represents that Buyer [] is [] is not represented by a Buyer's Broker in this transaction. If Buyer is represented by a Buyer's Broker, the Buyer's Broker's name is:		Closing Agent, then, at Seller's option, wi any Down Payment/Earnest Money Depo	thout notice, the sit held by Sell	is Contract may be term er or Closing Agent sh	ninated immediately and
 (a) Brokerage. Buyer warrants and represents that Buyer [] is [] is not represented by a Buyer's Broker in this transaction. If Buyer is represented by a Buyer's Broker, the Buyer's Broker must have performed all requirements of the Buyer Broker Registration as provided by the Auctioneer. Failure to properly register or comply with the provisions of the Guidelines will disqualify the Buyer's Broker from receiving commission. (b) Agency Disclosure. Auctioneer has acted as agent for Seller in this transaction and is to be paid a commission by Seller pursuant to a separate written agreement between Seller and Auctioneer. 14. BREACH OF CONTRACT BY SELLER. If Seller defaults in the performance of any of its obligations pursuant to this Contract, and Closing fails to occur by reason thereof, Buyer, as its sole remedy, may terminate this Contract and receive the Down Payment/Deposit, or waive the default and proceed to Closing. In no event shall Seller or Auctioneer be liable for any damages including special, incidental or 	15.	Contract is not consummated as a result Deposit shall be forfeited to Seller, and Se specific performance or cancellation of thi	of Buyer's de eller shall have	fault, Buyer's Down I all rights as allowed by	Payment/Earnest Money law to file for damages
 (a) Brokerage. Buyer warrants and represents that Buyer [] is [] is not represented by a Buyer's Broker in this transaction. If Buyer is represented by a Buyer's Broker, the Buyer's Broker are is: The Buyer's Broker must have performed all requirements of the Buyer Broker Registration as provided by the Auctioneer. Failure to properly register or comply with the provisions of the Guidelines will disqualify the Buyer's Broker from receiving commission. (b) Agency Disclosure. Auctioneer has acted as agent for Seller in this transaction and is to be paid a commission by Seller pursuant to a separate written agreement between Seller and 	14.	pursuant to this Contract, and Closing fai terminate this Contract and receive the I Closing. In no event shall Seller or Auctio	ils to occur by a Down Payment oneer be liable f	reason thereof, Buyer, /Deposit, or waive the or any damages include	as its sole remedy, may default and proceed to
	13.	(a) Brokerage . Buyer warrants and represent Buyer's Broker in this transaction. If Broker's name is: performed all requirements of the Buyer's Broker from receiving comply the Buyer's Broker from receiving comply the Buyer's Broker from receiving compaid a commission by Seller pursuant	Buyer is repressive Broker Region with the proving mmission.	ented by a Buyer's Bro The Buyer's Bro stration as provided by sions of the Guideline or Seller in this transac	ker, the Buyer's roker must have the Auctioneer. s will disqualify tion and is to be



- **18. WAIVER.** No failure or delay on the part of Seller in exercising any right of Seller nor any action on the part of Seller or any course of dealing or partial performance shall be deemed a waiver of any right of Seller set forth herein or a modification of any terms set forth herein.
- **19. ENTIRE AGREEMENT; AMENDMENT.** This written Contract and any Exhibits, Schedules and Addenda attached hereto and made a part of this Contract signed by Buyer constitute the entire and complete agreement between the parties hereto and supersede any prior oral or written agreements between the parties with respect to the Property. This Contract may not be amended, altered, modified or discharged except by an instrument in writing signed by the Buyer and Seller.
- **20. SEVERABILITY**. The invalidity of any provision of this Contract shall not affect the validity or enforceability of any other provision set forth herein.
- **21. ASSIGNMENT**. Buyer may not assign this Contract or Buyer's rights hereunder without the prior written consent of Seller, which consent may be given or withheld in Seller's sole discretion.
- **22. BINDING EFFECT**. This Contract shall be binding upon and inure to the benefit of the parties hereto, and their respective successors, personal representatives, legal representatives, heirs and permitted assigns.
- **23. COUNTERPARTS**. The Contract may be executed in one or more counterparts, each of which shall have the force and effect of an original, and all of which shall constitute but one document.
- **24. ACKNOWLEDGEMENT.** The Buyer certifies that if Buyer is a natural person, he or she is of legal age and has full legal capacity and authority to understand, execute and deliver this Contract on behalf of himself or herself. If Buyer is a domestic or foreign entity Buyer represents to Seller that the party executing this Contract on behalf of such entity has the authority to execute this Contract on behalf of such entity, and that such entity shall be bound by the terms and conditions contained herein.
- **25. APPLICABLE LAW, JURISDICTION, AND VENUE.** Applicable Law, Jurisdiction and Venue. This AGREEMENT shall be construed and interpreted in accordance with the laws of the State of Texas.
- **26. ATTACHMENTS.** The Exhibits, Schedules and Addenda, if any, attached hereto are fully incorporated herein by reference for all purposes.

IN WITNESS WHEREOF, the parties hereto have duly executed this Contract.

SELLER:	SELLER:				
Printed:	Printed:				
Date:	Date:				
BUYER:	BUYER:				
Printed:	Printed:				
Date:	Date:				
Seller:/	6 Buyer:/				



Exhibit A