

REAL ESTATE SALES CONTRACT FOR AUCTIONS

Buyer(s) Initials ___

buyafarm.com

Seller(s) Initials _____

Seller Information	Buyer Information
Derek J. and Tara Pruett	
2212 N 1500 St	
Brownstown, IL 62418	
Auctioneer and Buy A Farm are agents for Sellers only. Au understood, seek legal consultant before agreeing to terms a	
 X Non-Absolute Auction (reserve auction); Sellers will of bids OR Absolute Auction (non-reserve auction); Sellers have 	
1. Agreement to Purchase. Buyer submits the follow purchase the Property, as hereinafter described and defined expire at 5 p.m. CST on 8/16, 2024 Time is of the essence as to Seller's response.	ing terms of auction on8/15, 20_24_, to , subject to Seller's approval. This offer shall automatically unless otherwise accepted in writing by Seller prior thereto.
	sold at an auction sale. For an auction sale, this Real Estate the Buyer's bid, which has been accepted at the auction sale, ale. The parties intend this Real Estate Sales Contract to be
	se the following described property ("Property"), under terms f Circle Tract this contract (Tract 1) (Tract 2) (Tract 3
as set forth or referred to herein shall govern. Buyer hereby	
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3. <i>Purchase Price and Method of Payment.</i> The Property shall be sold (check one box only):
NA by the acre, with the purchase price to be the total sum of \$
(spell out amount) Dollars (\$) per acre,
X in gross, with the total purchase price for the Property shall be the sum of \$
(total amount in numbers)
(spell out amount)
Dollars (\$
Dollars (\$) to serve as earnest money, which shall be deposited and held without interest Burtschi Bros. Title Co. Vandalia, IL escrow account and applied to the purchase prupon closing unless otherwise specified herein.
4. Closing. Closing shall be not later than 45 Days Sept 30th, 2024, or at such other time as the parties in mutually agree in writing. Time is of the essence as to closing and the payment of expenses hereinafter set forth. Clos shall take place at the office of Burtschi Title 415 W Galllatin St. Vandalia, IL 62471 Seller and Buyer agree that all expenses are to be paid as follows prior to or at the closing or as otherwise here
established. Due diligence and financing are the responsibility of Buyer before they bid.
(a) Seller's Expenses. Seller agrees to pay: (i) all costs and expenses for releasing any existing loans and recording releases thereof; (ii) unless otherwise agreed to by the parties on Addendum H-Special Agreements, one-half the closing fee charged by closing agent; (iii) the cost of any owner's title insurance policy premium; (iv) the cost for preparation of deed and Real Estate Transfer Declaration (P-Tax 203); (v) by credit against the purchase price the Sell obligation for real estate taxes as pro-rated pursuant to paragraph 11 below; (vi) all transfer taxes; (vii) the cost recording any mortgage or lien releases as to the Property; (viii) any other expenses stipulated to be paid by Seller un other provisions of this Contract; and (ix) if applicable, Seller's broker's commission. Addendum H-Special Agreeme is attached hereto if this box is checked
(b) Buyer's Expenses. Buyer agrees to pay: (i) all expenses incident to any Buyer loan (including but limited to, points, loan commitment fees, loan closing fees, preparation of note, mortgage, and other loan documer recording fees, title examinations, mortgage title insurance policy premium, pre-payable interest, credit reports); unless otherwise agreed to by the parties on Addendum H-Special Agreements, one-half of the closing fee charged closing agent; (iii) the cost of any copies of documents pertaining to restriction, easements, or conditions affecting Property; (iv) the cost of recording the deed from Seller to Buyer; (v) any expenses stipulated to be paid by Buyer un other provisions of this Contract; and (vi) if applicable, Buyer's broker's commission. Addendum H-Special Agreeme is attached hereto if this box is checked
5. Conveyance. Buyer shall direct Seller as to how Buyer will elect to take title. Unless Buyer directs otherwise conveyance of the Property shall be to Buyer as herein listed by recordable Warranty Deed with release of homesterights. Unless otherwise agreed in Addendum B - Reservation of Minerals, Seller is reserving no mineral, coal, gas, oil other right, title or interest of any nature in the Property. Addendum B - Reservation of Minerals is attached hereto if the box is checked.
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6. Evidence of Title. Seller shall furnish at Seller's expense a title insurance policy insuring title to the real estate in Buyer for the amount of the purchase price. Permissible exceptions shall include, but not limited to: (a) rights or claims of parties in possession not shown by the public records; (b) easements or claims of easements not shown by the public records; (c) encroachments, overlaps; boundary line disputes or other matters which would be disclosed by an accurate survey or inspection of the Property; (d) any lien or right of lien for services, labor or material heretofore or hereinafter furnished, imposed by law and not shown by the public record; (e) taxes or special assessments which are not shown as existing liens; (f) any water, mineral or other rights already granted or reserved by Seller or other parties, including but not limited to any mineral leases; (g) the rights of any current tenants in possession of the Property; (h) such easements, covenants, restrictions, conditions and other matters, if any, identified in the title commitment, (i) those exceptions referred to on Seller's deed to the real property, and (j) the usual printed exceptions in such title insurance policies. At least 3 days prior to closing, Seller shall provide Buyer with a commitment for such title insurance. After receipt of the title commitment, Buyer shall have three (3) business days to provide written objections to Seller. If Buyer does not timely deliver a written objection to Seller regarding the title commitment, the contents of the title commitment shall be deemed approved by Buyer. If Buyer provides timely written objections to Seller, Buyer and Seller shall have three (3) business days after Seller's receipt of Buyer's objections (the "Title Response Period") in which to agree in writing upon the manner of resolving Buyer's objections, Buyer may cancel this Contract by providing written notice to Seller no later than three (3) business days after expiration of the Title Response Period, whereupon any earne
The undersigned parties acknowledge and agree that neither Agent nor Buy A Farm Land and Auction Company, LLC assumes any responsibility for providing evidence of marketable title, examination of the title, curing title defects or for any closing delays caused thereby.

In the event the Property has been sold at an auction sale, any announcements made at the auction sale or agreements of the parties which modify or amend the terms of this paragraph 6 are set forth on Addendum H – Special Agreements is attached hereto if this box is checked. _____

- 7. Possession. Except for leases of any interest in coal, oil, gas or other minerals which is a part of the Property and which leases are of record prior to the date of this Real Estate Sales Contract, all leases as to the Property shall be terminated by Seller prior to closing. Seller shall deliver possession of the Property to Buyer upon closing free and clear of any such leases except for any leases of any interest in coal, oil, gas or other minerals of record prior to the date of this Real Estate Sales Contract and except as set forth on Addendum C Lease Disclosure to this Contract. Addendum C Lease Disclosure is attached hereto if this box is checked. X
- 8. Agreement to Continue Certain Contracts. Buyer acknowledges that all or some portion of the Property may currently be subject to certain state and/or federal government programs as set forth on Addendum D Agreement as to Government Programs to this Contract. Addendum D Agreement as to Government Programs is attached hereto if this box is checked. _____
- 9. No Contingencies for Buyer / Bidder Financing. Due diligence and financing are responsibility of Buyer / Bidder before they register or bid.
- 10. Compliance. Seller and Buyer agree to provide all information necessary to complete and execute all documents and perform all actions necessary to comply with the following, when applicable and as amended: a) Real Estate Settlement Procedures Act of 1974; b) Internal Revenue Service Form 1099S; c) Section 1445 of the Internal Revenue Code (which relates to tax reporting based upon the citizenship status of Seller); d) a mutually agreeable summary of the closing transaction; and e) all laws, statutes, ordinances, rules and regulations applicable to the transaction.

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11. Proration of	f Real Estate Taxes. (Check one box only)
estate taxes that are hundred percent (1) amount equal to the	on 1: Real estate taxes which are due and payable shall be paid before or at closing by Seller. Real a lien on the property but not yet due and payable shall be prorated to the date of closing based on one 100%) of the most recent annual ascertainable taxes. Buyer shall receive the credit at closing for an Seller's share of prorated real estate taxes and Buyer shall be responsible for payment of all real estate and payable after the date of closing.
Opti	on 2: Real Estate Taxes:

- 12. Limitation on Warranty and Representations. Buyer acknowledges that a full inspection of the Property and all related information, including this Contract, was made prior to Buyer's execution of this Contract, and that Buyer is satisfied in all respects with the condition of the Property and all matters pertaining thereto. The Buyer acknowledges that the Seller has not made, will not make and hereby disclaims any and all representations and warranties concerning the environmental condition of the Property. Buyer further acknowledges and agrees that, except as may otherwise be expressly set forth in this Contract, neither Seller nor any agent or representative of Seller, has made or shall be deemed to have made any oral or written representation or warranty concerning any matter relating to the Property to be sold and conveyed to Buyer hereunder or concerning any other matter connected with or related to the purchase and sale hereunder, and that the Property is being sold "as-is" as of the date of this Contract. All warranties for workmanship, habitability or fitness for a particular purpose are hereby expressly disclaimed by Seller and waived by Buyer.
- *13*. 1031 Exchange. Seller and Buyer agree to cooperate with each other, if requested, for purposes of effecting and structuring, in conjunction with the sale of the Property, a like-kind exchange of real property, whether a simultaneous or deferred exchange, pursuant to Section 1031 of the Internal Revenue Code of 1986, as amended, (the "Code") and the Treasury Regulations promulgated thereunder. Upon request of Buyer and/or Seller (the "Exchanging Party"), the other party (the "Cooperating Party") agrees to execute any and all documents, and take any and all acts, reasonably required, to effectuate such exchange, whether on a concurrent or deferred basis (including through a third-party qualifying intermediary) as are reasonable necessary to implement such an exchange; provided that Exchanging Party; (i) shall provide Cooperating Party with notice of its desire to enter into the exchange and of all acts and documents requested of or to be executed by the Exchanging Party in connection with the exchange; (ii) shall be solely responsible for assuring that the structure of any proposed exchange is effective for its own tax purposes and for paying all costs and expenses associated with the proposed exchange; and (iii) shall indemnify, protect, defend and hold the Cooperating Party and any of its partners, officers, directors, shareholders, members, managers, attorneys and agents harmless from and against any and all liability, including, but not limited to, costs and attorneys' fees, caused by or resulting from their participation in the exchange. Cooperating Party agrees that Exchanging Party may assign this Agreement and any of its rights or obligations hereunder, in whole or in part, as necessary or appropriate in furtherance of effectuating a Section 1031 likekind exchange for the Property, provided that such assignment shall not serve to relieve Exchanging Party of any liability for Exchanging Party's obligations hereunder. Notwithstanding the foregoing, the scheduled closing shall not in any way be postponed or be subject to rescission or be contingent upon completion of the exchange; and Cooperating Party: (a) shall not be required to incur any liability or expense in connection with its participation in the Exchanging Party's exchange; (b) shall not be required to hold or otherwise acquire, or be entitled to, any property other than the Property; (c) shall not be required to execute any document creating any liability on its part by reason of the Exchanging Party's exchange; (d) makes no representation or warranty to Exchanging Party that such exchange will quality for tax deferral or other tax treatment, whether pursuant to the Code or otherwise
- 14. Residential Property. If the Property, or any part thereof, is residential property, Addendum G Residential Addendum shall be applicable. Buyer further acknowledges receipt of the Real Property Disclosure Report, Lead Based Paint Disclosure, Mold Disclosure, and Radon Disclosure, all of which shall be deemed incorporated herein by reference. Addendum G Residential Addendum is attached hereto if this box is checked.

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- 15. Insurance. If all or a material part of the Property is destroyed without fault of the Buyer or is taken by eminent domain, the Buyer may elect to terminate this Real Estate Sales Contract by written notice to Seller and Buyer shall be entitled to a refund of the earnest money deposit. Seller shall assume the risk of loss from damage or destruction to the premises prior to closing and may maintain such casualty or other insurance as Seller may elect. From and after closing, Buyer shall assume and bear the risk of loss from damage or destruction of the property. Each party may maintain such liability insurance coverage as the party may elect.
- 16. Parties. The covenants and agreements herein contained shall extend to and be obligatory upon the heirs, executors, administrators and assigns of the parties.
- 17. *Modifications*. Any modification of this Contract must be signed by all parties.
- 18. Date. The date and time of this Contract shall be the latest date in the space above the Seller's and Buyer's signatures.
- 19. Default. If Buyer defaults as to any term or obligation required by this Contract, Buyer shall be deemed to be in default and: (a) Seller may seek specific performance notwithstanding any common law to the contrary, or seek any other remedy provided by law or equity; or (b) Seller may treat this Contract as being terminated and receive the earnest money as liquidated damages. Seller shall be entitled to recover from Buyer all of Seller's costs and expenses (including, without limitation, reasonable attorneys' fees) in enforcing any of the provisions of this Contract. If Seller breaches this Contract and is found to be in default, then and only then shall the earnest money be returned to Buyer. In the event earnest deposit is to be paid out or refunded other than for closing, Seller and Buyer agree to execute an authorization for release thereof, and if Seller and Buyer cannot agree, the earnest money will be held until the holder thereof is directed by a court to make distribution of such.

<i>20</i> .	Choice of Law.	This Contract is	being executed an	d delivered in the	State of	Illinois	 _and shall be
governe	d by and construc	ed and enforced i	n accordance with	the laws of the Sta	ate of	Illinois	

- **21. Waiver.** The waiver by either party of the breach of any provision of this Contract by the other party shall not operate or be construed as a waiver of any subsequent breach.
- **22. Assignment.** Except as otherwise provided within this Contract, neither party hereto may transfer or assign this Contract without prior written consent of the other party.
- 23. Legally Binding. The undersigned each represent that such party: (a) has read this Contract; (b) intends this to be a legally binding contract with substantial legal implications when fully signed; (c) has had the opportunity to consult with an attorney before signing this Contract; and (d) by signing does knowingly and voluntarily accept the terms herein.
- 24. SELLER UNDERSTANDS IT IS ILLEGAL FOR EITHER SELLER OR BROKER TO REFUSE TO SELL OR DISCRIMINATE AGAINST ANY PERSON BECAUSE OF THE PERSON'S RACE, COLOR, SEX, RELIGION, NATIONAL ORIGIN, ANCESTRY, AGE, FAMILY STATUS, HANDICAP, OR UNFAVORABLE DISCHARGE FROM THE MILITARY SERVICE, AS THOSE TERMS ARE DEFINED IN EITHER THE ILLINOIS HUMAN RIGHTS ACT OR THE FEDERAL FAIR HOUSING ACT OR ANY OTHER APPLICABLE FEDERAL, STATE, COUNTY OR LOCAL STATUTE OR ORDINANCE.

	Yes X No If yes, complete the rest of this section
and initial below. Pursuant to 225 ILCS 454/10-27, you are no	notified that is a licensed
real estate agent/broker and has an interest, direct or indirect, this transaction.	, as the Seller or Buyer of the Property that is the subject of
(Buyer)	(Seller)

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incorporated into this Contract by reference:					
Addendum A - Agreement					
	Addendum B - Reservation of Minerals				
X Addendum C - Lease Discl					
	Addendum D - Agreement as to Government Programs				
Addendum G - Residential					
X Addendum H - Special Agr					
Residential Real Property DLead Base Paint Disclosure					
Attachment A - Multi Signa					
	intures				
Buyer	Buyer				
Date:	Date:				
Duyar	Duvor				
Buyer Date:	Buyer Date:				
Date.	Datc				
Buyer	Buyer				
Date:	Date:				
XSeller hereby accepts the terms of this Contr	ract.				
Seller	Seller				
Date:	Date:				
Seller	Seller				
Date:	Date:				
Seller	Seller				
Date:	Date:				
Designated Agent Donald E Bailey	Contact Phone #_618 919 1031				
Designated Agent / Auctioneer License Number_	441.002325				
Brokerage Office Phone# 618 662 5200	Brokerage Office License Number 477.011947				
Brokerage Office Address 301 North Main St F	lora, Illinois 62839				

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