

October 23, 2013

Mr./Ms. Prospective Bidder

Re: Sealed Bid Auction of the Blackburne & Brown Equity Preservation Fund

Dear Mr./Ms. Bidder:

We are pleased to announce the opportunity to purchase a portion of the farm owned by Blackburne & Brown Equity Preservation Fund. They have authorized us to proceed with a sealed bid auction for the property. The property will be offered for sale as follows: The terms are 10% down upon acceptance of the bid with the balance due at closing.

Although Blackburne & Brown Equity Preservation Fund has decided to proceed with a sealed bid auction instead of some other form of auction, the process will be similar to our live auctions. Each property will be offered as one tract. All bids are due to Halderman Real Estate Services, at the address shown below, on or before **November 27, 2013**. This is the sealed bid auction process we will follow:

- 1) Interested bidders may view the property at any point prior to the bid deadline, complete any due diligence they desire, ask questions of the Halderman Real Estate representatives, seek financing, if necessary and prepare their best bid for the tract.
- 2) Sealed bids must be in the hands of Halderman Real Estate Services (HRES), Inc., at PO Box 297 Wabash, IN 46992 or via fax (260) 563-8889 on or before November 27, 2013 at 5 pm. The bids must be in the form of the HRES purchase agreement included in the bid packet.
- 3) Bids will be reviewed by HRES and Blackburne & Brown Equity Preservation Fund on December 2, 2013. The seller reserves the right to accept or reject any and or all bids. HRES will contact the successful bidder, on or before December 4, 2013.
- 4) The closing process begins shortly after a successful bid is accepted by Blackburne & Brown Equity Preservation Fund; we intend to close the sale on December 30, 2013.

So if you are interested in placing a bid – what do you need to fill in on the enclosed purchase agreement? We've tried to make this very simple. The terms of the sale are preestablished as advertised in the brochure and outlined in the purchase agreement, therefore; the following steps should assist you in filling out the purchase agreement and submitting your bid.

Please follow these instructions in completing your portion of the Purchase Agreement. Beginning at the top of page one of the Purchase Agreement:

- 1) In the first line of Paragraph A, please fill in the total amount of your bid. Just like filling out a check first write the amount alphabetically, for example, "Ten thousand and no/100," and then second write the number numerically, for example, "10,000" in the second blank on the second line of Paragraph A. Please do not write in a per acre bid.
- 2) On page one, at the bottom, please sign your name under the circled paragraph two. You are hereby acknowledging that you are buying the property in an "AS IS" condition with this signature.
- 3) Initial page one at the bottom right hand corner on the line above "Purchaser's Initials." Feel free to make room for more than one set of initials, if necessary.
- 4) Initial page two at the bottom right hand corner on the line above "Purchaser's Initials." Feel free to make room for more than one set of initials, if necessary.
- 5) On page three, near the middle of the page, complete the section beginning with "Signed this day of" by filling in the date you sign your bid.
- 6) Then sign your name(s) above the line entitled "PURCHASER'S SIGNATURE."
- 7) On the next line, please print your name(s) in the manner you wish to have them written on the deed. This could be individual names (middle initial included), a corporate name, partnership, etc.
- 8) On the lines that follow below, please fill in the information requested using the example purchase agreement enclosed. Please let us know what phone number(s) are best for contacting you. If you plan to borrow the money to finance your purchase, please let us know the name of your lender--this will expedite the handling of your bid if it is successful.
- 9) An earnest money payment of 10% of the bid price will be collected upon acceptance of your bid. If you bid is accepted and you fail to close on December 30, 2013, due to no fault of the seller, your earnest money deposit will become the property of the seller December 30, 2013; your purchase agreement will subsequently be null and void and Blackburne & Brown Equity Preservation Fund can immediately sell the property to someone else.

The Purchase Agreement is a legal binding agreement, and you may wish to have your attorney review it before you sign and deliver it to HRES at PO Box 297 – Wabash, IN 46992

Please contact our office at (800) 424-2324 to discuss any questions you may have.

Sincerely yours,

HALDERMAN REAL ESTATE SERVICES



PURCHASE AGREEMENT FOR REAL ESTATE



(Agreement for land only)

				Date:	November 27, 2013
Purchaser agrees to pur	chase real estate (the	e "Property") known as	the Blackburne	& Brown Equity	y Preservation Fund Property
Farm #2008-2	in				County, State of Indiana
which is legally describ	bed as 50.35 acres				of Section 2, Township 31 North,
Range 1 East, Aubbe	eenaubee Townshi	p, Fulton County, Ir	ndiana		
and is generally locate	5 miles south of	Culver, IN on the se	outh side of CR	775 N, east of 80	00 W
in accordance with the	terms and conditions	set forth below:			
A. PURCHASE PRI	CE: Purchaser agre	es to pay			ove property, subject o the adjustments and
		Dollars (\$) for the ab	ove property, subject o the adjustments and
prorations hereinafter per acre times the final	described. If a sur	vey is completed, the	final purchase pr	ce will be calcula	ted using the bid price of \$
B. METHOD OF PA	-				
		shall be paid in cash a	at closing and the	purchase is not co	ontingent upon the Purchaser being able to
obtain financi	C				
C. CLOSING DATI	E: Closing date sl	hall be within 15	days after m	ortgage proceeds ember 30, 2013	are ready to be paid out and/or all legal ,whichever occurs first. In no event shall the
closing be later than	December 30	, 20 <u>13</u> , unl	ess an extension is	agreed to in writin	ng by both parties.
D. POSSESSION: subject to the following	Possession of the factorial tenant's rights to	armland shall be at clo the 2013 crop harve	osing est.		
E. INSPECTIONS:					
PROPERTY AGREEMEN RELIES UPO BROKER AN	ARE AVAILABLE IT THE ABOVE MI ON THE CONDITIO ND SALESPERSON	AND HAS BEEN AF ENTIONED INSPECT N OF THE PROPERTY	FORDED THE C TIONS. HOWEVE Y BASED UPON L LIABILITY RE	PPORTUNITY T CR, PURCHASER HIS OWN EXAMI	ISCLOSING THE CONDITION OF THE O REQUIRE AS A CONDITION OF THE HEREBY WAIVES INSPECTIONS AND NATION AND RELEASES THE SELLER, DEFECT OR DEFICIENCY AFFECTING
X			X		
		s and any special asses			with Paragraph 2 below:
1. prorated to day	or crossing,	operty taxes for 20			
(2.) 2013 du	e and payable in 2	2014 and therefore b	e responsible begi	nning with the Spri	ing 2014 installment and thereafter.
[special warranty deed condition as it now is, o] [quit claim deed] rdinary wear and tear	[personal representate excepted, subject to all	ative's deed] covenants, easeme	[trustee's deed] nts, restrictions, rig	g: circle one
the amount o Any encumb of said encu covenants and	f purchase price. A rances or defects in tembrances and title	nortgagee's title insura itle must be removed fi defects. The final poli chaser. The commitment	nce policy, if requestion said commits cy shall be subje	ired by Purchaser, ent and subsequenct only to standard	A approved owner's title insurance policy in may be ordered at the Purchaser's expense. It title insurance policy issued free and clear dexceptions, taxes, easements, restrictive tely [after mortgage approval]

H. SURVEY: A staked survey will or X will not be completed. IF a survey is completed for title purposes, the cost of the survey will be circle one:
hared equally] [Seller's] [Purchaser's] expense. If any other survey is required by the Purchaser, the Purchaser will pay for the expense of such survey.
I. PUBLIC IMPROVEMENT ASSESSMENTS: Seller warrants that he has no knowledge of any planned improvements which may result in assessments and that no governmental or private agency has served notice requiring repairs, alterations or corrections of any existing conditions. Public or municipal improvements which are not completed as of the date hereof but which will result in a lien or charge shall be paid by Purchaser.
J. MAINTENANCE OF PROPERTY: Seller shall maintain the Property and related equipment so as to preserve the status quo until time of possession by Purchaser.
K. RENT S (Complete, if applicable.) Rents shall be handled in accordance with Paragraph 2 below:
1. prorated to the date of closing, or
Seller will retain the 2013 cash rent income.
L. TIME: Time is of the essence in this Purchase Agreement. Time periods specified in this Agreement shall expire at midnight on the date stated unless the parties agree in writing to a different date or time.
M. EARNEST MONEY: Purchaser submits herewith \$ as earnest money with this Purchase Agreement. Upon acceptance of this Purchase Agreement Purchaser submits an additional \$ as earnest money deposit. All earnest money deposits shall be applied to the purchase price. Earnest money shall be deposited in the listing BROKER'S Escrow Account, immediately upon receipt of it, and held until time of closing the transaction or termination of this Purchase Agreement. Earnest money shall be returned promptly in the event this Purchase Agreement is not accepted.
N. REMEDIES OF SELLER, PURCHASER, AND BROKER: In the event SELLERS breach the accepted Purchase Agreement and fail or refuse to close PURCHASER shall be entitled to sue SELLERS either for specific performance, recision, or for damages. In any claim or suit by PURCHASERS for recision or damages, the Broker shall only be liable to PURCHASER for return of the earnest money deposit; and SELLERS shall be liable to Broker for the commission Broker would have earned had the sale been consummated. In the event PURCHASERS breach the accepted Purchase Agreement and fail or refuse to close, the earnest money deposit shall be forfeited by PURCHASERS and disbursed by Broker in accordance with the terms of the listing contract executed by SELLER. In addition, SELLER may pursue all legal or equitable remedies including a suit for specific performance. ANY JUDGMENTS resulting from any above listed actions shall include reasonable attomeys fees and costs for the prevailing party. Any disputes arising involving the disposition of the earnest money shall be settled by the parties or by a court of competent jurisdiction prior to Broker disbursing said funds, and Broker is authorized to retain the earnest money deposit in escrow until such settlement has been reached. Broker's sole liability in any dispute shall be for proper disbursement of the earnest money deposit.
O. MISCELLANEOUS PROVISIONS: The transaction shall be closed in accordance with the following:
1. If taxes are not yet established and must be computed the most recent tax rate and the most recent assessed valuation at time of closing shall be used.
2. If a party to this Agreement, by himself or through his agent, requires that this transaction is to be closed by a title company, mortgage company, attorney, etc., with a fee for the service, such fee shall be paid by the circle one [Shared] [Seller] [Purchaser]
3. Seller agrees to pay the cost of obtaining all documents necessary to perfect title so that marketable title can be conveyed.
D. GOVGEDVATION DEGENVE DEGENACIE ADDIVIGADATA TELEBRATICA DE LA CASA DE LA C
P. CONSERVATION RESERVE PROGRAM (IF APPLICABLE): The Purchaser of any tract(s) that include land enrolled in the Conservation Reserve Program (CRP) agrees to accept the assignment of those contract(s) from the Seller along with all associated benefits and requirements. The purchaser will receive their prorated share of the 20 14 CRP income to the date of deed recording. The Fulton County Farm Service Agency will divide it between the Purchaser(s). Purchaser(s) shall the day after deed recording, present themselves to the Fulton County FSA office in Rochester, IN and cause the proper paperwork, and assignments to occur in connection with the CRP contract(s) associated with their parcel. Purchaser and Seller agree to cooperate in all fashions in immediately facilitating the assignment/transfer of the CRP contract(s).
Additionally, if the Purchaser removes any or a part of the land enrolled in the CRP prior to the expiration of the current contracts or if the Purchaser breaches the current contracts, any costs, liquidated damages, refunds of payments received, interest due, costs, penalties, attorney's fees or other associated fees for the removal or breach will be completely the responsibility of the Purchaser and paid immediately by the Purchaser. Purchaser agrees to indemnify the Seller for any and all removal costs, breach, penalties, fees, including reasonable attorney's fees, or any damages whatsoever of any nature associated with the CRP contracts. If the Purchaser removes land from CRP, Purchaser agrees to reimburse Seller for any and all income Seller would have received if the CRP contract had remained in full force. This provision relating to the CRP contracts shall survive the closing.
Q. FURTHER CONDITIONS:
R. EXPIRATION AND APPROVAL: This Purchase Agreement is void if not accepted in writing on or before 5:00 [AM]
[Noon] [Midnight] December 3 20 13

- **S. TERMS BINDING/ASSIGNMENT:** This is a legal and binding contract. If not fully understood, seek competent advice. All terms and conditions are included herein and no verbal agreements shall be binding. This Purchase Agreement will inure to the benefit of and bind the respective successors and assigns of the parties hereto. The rights of Purchaser and Seller under this Purchase Agreement cannot be assigned in whole or in part without the prior written consent of the other.
- **T. TAX DEFERRED EXCHANGE:** Nothwithstanding anything herein to the contrary, Seller may assign this Agreement to a qualified intermediary, as that term is defined by the IRC Section 103 1, without the consent or approval of Purchaser. Purchaser further agrees to comply with Seller's reasonable requests to accomplish a like-kind exchange at no additional cost to the Purchaser.
- U. DISCLAIMER OF WARRANTY: Purchaser agrees that the brokers and salespersons have not and cannot make any warranties or guarantees about the real estate and improvements or any fixtures, equipment or systems on or about the real estate and improvements. Purchaser and Sellers agree not to bring any claims against brokers and salespersons with respect to any problem concerning the condition of the real estate.

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V. NOTICE: Any notice required or permitted to be given to the parties Selling Broker's Office.	shall be given to Seller at Listing Broker's Office and to Purchaser a			
W. Selling Broker acknowledges receipt of \$	earnest money in the form of Ck #			
X. AGENCY RELATIONSHIP: The Purchaser(s) hereby acknowled including a Listing Broker/Salesperson selling their own listing, is exclusive				
Y. ACKNOWLEDGMENT: By signature the parties verify that they have acknowledge receipt of a signed copy.	ave read, fully understood, and approve the Purchase Agreement and			
This PURCHASE AGREEMENT was prepared by [Broker] [Salesperson] with Halderman Real Estate Services Inc.	F. Howard Halderman Real E			
Signed this day of November 20 13 at	[AM] [PM] [Noon] [Midnight]			
PURCHASER'S SIGNATURE	PURCHASER'S SIGNATURE			
PRINTED NAME FOR DEED	PRINTED NAME FOR DEED			
EMAIL ADDRESS	ATTORNEY'S NAME & PHONE NUMBER			
PURCHASER'S ADDRESS:	PURCHASER'S PHONE NUMBER			
CITY, STATE & ZIP CODE	CASH OR INTENDED LENDER			
ACCEPTANCE OF PURC	CHASE AGREEMENT			
The above terms and conditions are accepted this day of [Noon] [Midnight]				
SELLER'S SIGNATURE BlackBurne & Brown Equity Preservation Fund, LLC by George Blackburne, III, Manager	SELLER'S SIGNATURE			

PRINTED NAME FOR DEED

PRINTED NAME FOR DEED