130^{+/-}Total Acres • 2 Tracts

Productive Familand

Lancaster Twp, Huntington Co, IN

AUCTION

June 14, 2011 • 6:30 PM

Dogwood Glen Golf Course 735 E 900 S • Warren, IN 46792

Owner: Esther H. Fiedler Revocable Trust Number Two (Karst Farm)
Co-Trustees: Marthene Burnau & Susan Zinsmeister
Attorney: Lisa M. Garrott, DeLaney Hartburg Roth & Garrott

108^{+/-} Tillable • 2.0^{+/-} Potential Building Site 6.6^{+/-} Wooded • 5.4^{+/-} Classified Forest

8.0^{+/-} Non-Tillable

Pat Karst

Huntington
200.503.8888

vatk@halderman.com

Martha Pence
Wabash
260.563.8888
marthap@halderman.com

Jon Rosen
N. Manchester
260.740.1846
jonr@halderman.com

HALDERMAN REAL ESTATE SERVICE

HLS# MLP-10583

800.424.2324 | www.halderman.com

PROPERTY INFORMATION

LOCATION: Approximately 1.5 miles north of State Road 124 on 450 S between 200 W and SR 5.

ZONING: Agricultural

TOPOGRAPHY: Level to Gently Rolling SCHOOL DISTRICT: Huntington County ANNUAL TAXES: \$2,312.24



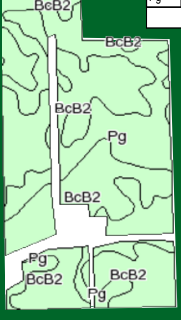
TRACT 1s 80 Total Acres
65+/- Tillable • 6.6+/- Wooded
6.5+/- Fence Row & Open Ditch
2.0+/- Potential Homesite

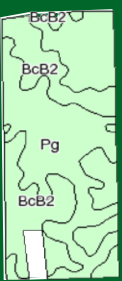
TRACT 2: 50 Total Acres
43+/- Tillable • 5.4+/- Classifed Forest
1.5+/- Roads/Waterways



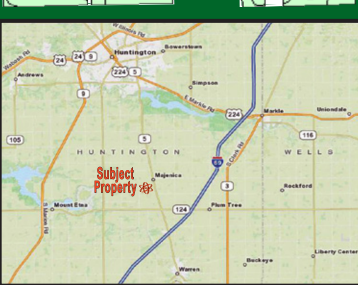
Code	Soil Description Fsa borders provided by the Farm Service Agency as of May 23, 2008. Soils data provided by USDA and NRCS.		Percent of field	Corn	Soybeans
BcB2	Blount silt loam, 1 to 4 percent slopes, eroded	57.8	53.6%	100	35
Pg	Pewamo silty clay loam	50	46.4%	130	46
Weighted Average			113.9	40.1	

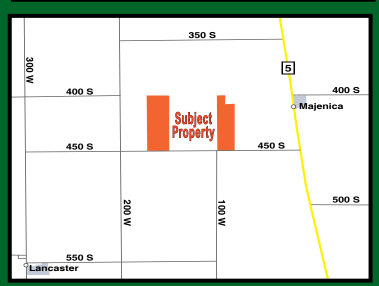












TERMS & CONDITIONS

AUCTIONEER: MARK METZGER, IN Auct. Lic. #AU01015313

METHOD OF SALE: Halderman Real Estate Services, Inc. (HRES, IN Auct. Lic. #AC69200019) will offer this property at public auction on June 14, 2011. At 6:30 PM, 130 acres will be sold at the Dogwood Glen Golf Course, Warren, IN. This property will be offered as one single unit, in tracts or in combination. Each bid shall constitute an offer to purchase and the final bid, if accepted by the Sellers, shall constitute a binding contract between the Buyer(s) and the Sellers. The auctioneer will settle any disputes as to bids and his decision will be final. To place a confidential phone, mail or wire bid, please contact Jon Rosen at 260-740-1846, Pat Karst at 800-424-2324 or Martha Pence at 800-424-2324, at least two days prior to the sale.

ACREAGE: The acreages listed in this brochure are estimates taken from the county assessor's records, FSA records and/or aerial photos

SURVEY: The Sellers reserve the right to determine the need for and type of survey provided. If an existing legal description is adequate for title insurance for a tract or tracts, no new survey will be completed. If the existing legal description is not sufficient to obtain title insurance, or if this property sells in multiple tracts requiring new legal descriptions, a survey will be completed, the cost of which will be shared 50/50 by the Sellers and the Buyer(s). The Sellers will choose the type of survey to be completed and warrants that it will be sufficient to provide an owner's title insurance policy for the tract(s). If a survey is completed, the purchase price for the surveyed tract(s) will be adjusted, up or down, to the exact surveyed acres. The price per acre will be the auction bid price for the tract, divided by the tract acreage estimated in the auction brochure. Combination purchases will receive a perimeter survey only.

DOWN PAYMENT: 10% of the accepted bid down on the day of the auction with the balance due at closing. The down payment must be in the form of personal check, cashier's check, cash or corporate check. YOUR BIDDING IS NOT CONTINGENT UPON FINANCING. BE SURE YOU HAVE FINANCING ARRANGED, IF NECESSARY, AND ARE CAPABLE OF PAYING CASH AT CLOSING.

APPROVAL OF BIDS: The Sellers reserve the right to accept or reject any and all bids. All successful bidders must enter into a purchase agreement the day of the auction, immediately following the conclusion of the bidding.

DEED: The Sellers will provide a Trustee's Deed at closing.

EVIDENCE OF TITLE: The Sellers will provide an Owner's Title Insurance Policy to the Buyer(s). Each Buyer is responsible for a Lender's Policy, if needed. If the title is not marketable, then the purchase agreement(s) are null and void prior to the closing, and the Broker will return the Buyer's earnest money.

EASEMENTS: The sale of this property is subject to any and all easements of record.

CLOSING: The closing shall be on or about July 20, 2011. The Sellers have the choice to extend this date if necessary.

POSSESSION: Possession will be at closing subject to tenant's rights for completion of 2011 harvest.

REAL ESTATE TAXES: Real estate taxes for 2010 were \$2,312.24. The Sellers will pay the 2011 taxes due and payable in 2012 and all previous taxes. Buyer(s) to pay the 2012 taxes due and payable in 2013 and all taxes thereafter. The ditch assessment paid in 2011 was \$111.79. Buyer(s) will pay the ditch assessment beginning with the 2012 payment.

MINERAL RIGHTS: All mineral rights owned by the Sellers will be conveyed to the Buyer(s).

PROPERTY INSPECTION: Each potential Bidder is responsible for conducting, at their own risk, their own independent inspections, investigation, inquiries and due diligence concerning the property. Further, Sellers disclaim any and all responsibility for bidder's safety during any physical inspections of the property. No party shall be deemed to be invited to the property by HRES or the Sellers.

AGENCY: Halderman Real Estate Services, Mark Metzger Auctioneer and their representatives, are exclusive agents of the Sellers.

DISCLAIMER: All information contained in this brochure and all related materials are subject to the Terms and Conditions outlined in the purchase agreement. This information is subject to verification by all parties relying upon it. No liability for its accuracy, errors or omissions is assumed by the Sellers or HRES. All sketches and dimensions in this brochure are approximate. ANNOUNCEMENTS MADE BY HRES AND/OR THEIR AUCTION DURING THE TIME OF THE SALE TAKE PRECEDENCE OVER ANY PREVIOUSLY PRINTED MATERIALS OR ANY OTHER ORAL STATEMENTS MADE. The property is being sold on an "AS IS, WHERE IS" basis, and no warranty or representation, either express or implied, concerning the property is made by the Seller or HRES. Each prospective bidder is responsible for conducting his/her independent inspections, investigations, inquiries and due diligence concerning the property. Except for any express warranties set forth in the sale documents, Buyer(s) accepts the property "AS IS," and Buyer(s) assumes all risks thereof and acknowledges that in consideration of the other provisions contained in the sale documents, Sellers and HRES make no warranty or representation, express or implied or arising by operation of law, including any warranty for merchantability or fitness for a particular purpose of the property, or any part thereof, and in no event shall the Sellers or HRES be liable for any consequential damages. Conduction of the auction and increments of bidding are at the direction and discretion of HRES and/or the auctioneer. The Sellers and HRES reserve the right to preclude any person from bidding if there is any question as to the person's credentials, fitness, etc. All decisions of HRES and/or the auctioneer are final.