REAL ESTATE PURCHASE AGREEMENT (SOLD AT PUBLIC AUCTION)

The undersigned		, ("Purchaser"), agrees to pur	chase from
_ CLARENCE B & DOROTHY L SEIB FAMILY TRUST	("Seller"), throu	ugh SOHN	& ASSOCIATI	ES, LTD.,
("Broker") the following Property for the consideration and	subject to the follow	wing terms, pro	visions and cond	litions:
1. PROPERTY . The Purchaser agrees to purchase and S	eller agrees to sell	the real estate 1	known as:	
	, in th			County of
Vanderburgh , Indiana, and legally described as			& PT NE SW 6-5-11	,
AKA PARCEL 2 OF CLARENCE SEIB #3 PARCELIZATION, Parce	el# 82-03-06-001-042.0	094-017	together with the	e following
items of personal property located thereon:		N/A	(1) (7)	
			(the "P	roperty").
2. PRICE: Purchaser agrees to pay the following Purchase	e Price as provided	•		
- 1 1 1 2 2 2 1 2 2 2 2 2 2 2 2 2 2 2 2	o i nee as provided.	•		
PURCHASER'S PREMIUM 0 % (if applicable)	\$	0		
PURCHASE PRICE	\$			
EARNEST MONEY DEPOSIT 10%	\$			
BALANCE DUE AT CLOSING	\$			
3. EARNEST MONEY: Purchaser submits \$ purchase price at the time of closing. Broker shall deposit of banking days of acceptance of this Agreement and hold in Agreement. The Broker holding any earnest money is absorburchaser unless the parties enter into a Mutual Release or a IAC 1-1-23 (release of earnest money). Upon notification to the earnest money may release the earnest money as provided Broker may send to Purchaser and Seller notice of the disburs to the party identified in the certified letter. Purchaser and including attorney's fees and costs, for good faith disbursen licensing regulations. 4. FINANCING: THIS SALE IS NOT SUBJECT TO FI	t until time of clost lved from any responder to the court issues an Order to the court of earnest monder to the court is the court in the court is the court in the court is the court in the court in the court in the court is the court in the court	sing the transactionsibility to mader for payment beller intends not. If no provision letter, Broker mold the Broker in accordance in accordance.	crow account with ction or terminal ake payment to the tit, except as perminal to perform, Brown is made in this ay release the ear harmless from an acce with this Agranals TO COMPI	thin two (2) tion of this he Seller or itted in 876 ker holding Agreement, mest money ny liability, eement and
TRANSACTION DUE TO A FAILURE TO OBTAIN FIN FORFEITED, WITHOUT AFFECTING ANY OF SELLER	ANCING, THE EAS STATES OF THE EAST OF THE PROPERTY OF THE PROP	ARNEST MON MEDIES.	NEY DEPOSIT S	SHALL BE
5. TITLE INSURANCE: Evidence of good and mercha title insurance in an amount not less than the purchase price extension and preparation of deed any and all other docum utilized, Seller will pay that portion of the title insurance cost or search, and the Purchaser will pay the balance of the fees (upolicy, if needed). In the event that title insurance is used prevents Seller from furnishing evidence of merchantable titles.	, at owner's option. ents necessary to p sts for the service w usually the attorney' for the sole purpo	Seller will pay perfect title. In which is equival 's examination, ose of removing	y for the cost of the event title in ent to the abstract premium, final, and a defect in the	the abstract nsurance is et extension and lender's title which
6. CLOSING: Closing of the sale shall be ☐ within ance commitment to Purchaser or his representative, or as or or before March 6, 20_23 _ The Closing Fee shall be ☐ within	therwise mutually a	agreed to by Se	ller and Purchase	er, or 🗹 on
7. DEED: At the closing, upon the purchase price being Purchaser a To Be Determined by Title Company deed conveying restrictive covenants, and encumbrances on record.				
8. POSSESSION: Possession of the Property shall be: Property is occupied by persons other than the Seller, subje closing and all deposits transferred to Purchaser. Seller reprunless noted:	ct to tenant's rights esents that any tena	s, all rents are t	to be prorated to	the date of
9. REAL ESTATE TAXES: □ (A) The real estate tax recent tax statements available as the basis for proration. O payable in, 20_23	tes will be prorated PR [] (B) Purchase	to the date of er will assume	final closing using the real estate tax	ng the most kes due and
10. RISK OF LOSS: Risk of loss by damage or destruction Seller agrees to deliver the property in the same condition as	on to the Property p when the contract i	orior to the clos	ing shall be born mal wear and tea	e by Seller.

11. **FIXTURES AND ATTACHMENTS:** The term "Property" shall include all attached fixtures and accessories, together with heating and central air conditioning equipment, sump pump, alarm system, satellite dish and controls, window

and door screens, storm sash, window shades and blinds, awnings, drapery and traverse rods, water softener,

- 12. affixed wall to wall carpeting, towel racks and bars, television antenna, light fixtures and ceiling fans, door bell or chimes, landscaping and shrubbery, storage barns, pool equipment, plus all articles so attached or built-in, which, if removed, would leave the premises in a damaged, incomplete or unfinished condition.
- 13. **INSPECTION:** *Property is sold on an "AS IS, WITH ALL FAULTS" basis.* Purchaser agrees to take said property in its present condition, normal wear and tear excepted. Purchaser may make inspections of the Property, at Purchaser's expense; however, all costs associated with fixing problems arising from inspection shall be borne by Purchaser.

14. FURTHER CONDITIONS: Possession will be immediate upon closing subject to the removal of any winter wheat	i.		
All minerals owned by the seller, if any, will be conveyed to the Purchaser.			

- 14. **CONSULT YOUR ADVISORS:** Purchaser and Seller acknowledge they have been advised that, prior to signing this document, they may seek the advice of an attorney for the legal or tax consequences of this document and the transaction to which it relates. In any real estate transaction, it is also recommended that you consult with a professional, such as a civil engineer, environmental engineer, or other person with experience in evaluating the condition of the Property.
- 15. **ACKNOWLEDGEMENT:** By signing below, Purchaser and Seller acknowledge they have read the foregoing Agreement and fully understand the contents. Additionally, Purchaser and Seller have read and agree to the Terms and Conditions attached hereto which are made a part of this contract. Moreover, Purchaser and Seller acknowledge receipt of a copy of this Agreement and give their permission to a Multiple Listing Service, Internet or other advertising media, if any, to publish information regarding this transaction.

	PT BY BROKER: I, selling Broker, acknowledge receipt of earnest money deposit of \$ k No	
	SOHN & ASSOCIATES, LTD	
	By: doloop.verified 1/12/22/62/19M GT 3SISH-8VAM-HLQV-Z8PD 1	
	Title: Auctioneer/Broker	
Seller: Printed: Address:	Purchaser: Printed: Address:	<u> </u>
Phone:	Phone:	
Seller:	Purchaser:	
Printed:	Printed:	
Address:	Address:	
Phone:	Phone:	_

TERMS AND CONDITIONS

- Acceptance of Terms and Controlling Conditions: The Terms and Conditions and Limitation of Remedies herein constitute the complete agreement of Broker ("Sohn & Associates, LTD") and Seller, unless otherwise provided in writing signed by an authorized representative of Broker, and no terms or conditions in any way modifying the provisions herein shall be binding on the Broker. The Agreement for Sale of Real Estate attached hereto is made only upon the express condition that these Terms and Conditions govern. Broker's failure to object to provisions contained in any communication from Seller is not a waiver or modification of the terms and conditions contained herein. If Seller objects to any of the following terms and conditions, changes must be in writing and signed by both parties prior to commencement of performance by Broker.
- 2) Indemnification and Release: Purchaser and Seller shall hold Broker harmless from and against any and all third party liabilities, liens, mechanic's liens, materialman's liens, claims, demands, damages, expenses, attorney fees, costs, fines, penalties, suits, proceedings, actions and causes of action of any and every kind and nature, arising or growing out of, or in any way connected with, the operations of Broker on or about the Property of the Seller occasioned in whole or in any part by any act or omission of Broker, its invitees, agents, representatives, contractors, employees or servants, whether negligent or not negligent, and whether the damage is known or unknown at the time of occurrence. In the event Broker is made a party to any litigation for any matter covered by the operations, conduct, use or activities of Broker, Seller, or Purchaser upon the Property, then Purchaser and Seller shall protect and forever hold Broker harmless and must pay all costs, expenses and reasonable attorney fees incurred or paid by Broker in connection therewith.
- 3) Lead Base Paint: Federal law requires the seller of homes built before 1978 to make disclosures regarding lead-base paint, provide information dealing with lead hazards, and allow the Purchaser an opportunity to inspect and test. All inspection on auction properties need to be made prior to the auction date; therefore, by signing this Agreement, Purchaser is waiving any rights to a post-auction inspection for lead-base paint.
- 4) Flood Area/Zoning Restrictions: Purchaser may not terminate this Agreement if the Property requires flood insurance, and Purchaser may not terminate this Agreement if the Property is subject to building or use limitations by reason of the location.
- 5) Attorneys Fees: If legal action is instituted to enforce this Agreement, the prevailing party shall be entitled to recover all costs of such legal action, including reasonable attorney's fees.
- 6) Severability: If any part of these Terms and Conditions are held to be invalid or unenforceable, all other Terms and Conditions shall nevertheless continue in full force and effect.
- 7) Execution of Agreement: This Agreement may be executed simultaneously or in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. The parties agree that this Agreement may be transmitted between them electronically or digitally. The parties intend that electronically or digitally transmitted signatures constitute original signatures and are binding on the parties. The original document shall be promptly delivered, if requested.
- 8) Agency Acknowledgement and Authorization. Purchaser acknowledges Broker has acted as both Seller and Listing Broker, and has not represented the Purchaser unless otherwise noted in writing. Purchaser and Seller further acknowledge that they understand and accept all agency relationships involved in this transaction, including but not limited to the existence of a limited dual agency. In a limited agency situation, Purchaser and Seller agree that there was no imputation of knowledge or information between any party and the limited agent. Purchaser and Seller acknowledge that this limited agency authorization has been read and understood. Purchaser and Seller understand that they do not have to consent to Broker acting as limited agent, but gives informed consent voluntarily to any limited agency and waives any claims, damages, losses, expenses, including attorneys' fees and costs, against Broker arising from its role as limited agent.
- 9) Miscellaneous. (a) Underground mining has occurred in Southwest Indiana and Purchaser is advised of the availability of subsidence insurance, (b) All oral statements or representations are merged into this agreement, (c) Any reference to singular shall include the plural where applicable, (d) Seller represents and warrants that Seller is not a "foreign person" (individual or entity) and therefore, is not subject to the Foreign Investment in Real Property Tax Act.