

REAL ESTATE

2186 SYLVESTER HWY, SUITE 1 MOULTRIE, GEORGIA 31768

CONTRACT FOR SALE OF REAL PROPERTY

State of Georgia Property Address: "The Sealy Tract", 58.30+/- Acres, 8210 N Church St, Meigs, GA 31765 County of Mitchell ____, agrees to buy, and the undersigned The undersigned Purchaser, Seller, agrees to sell with The Weeks Group, LLC, a licensed Real Estate broker, herein referred to as "Broker" acting as Seller's agent, all that tract or parcel of land and all fixtures therein as described in Exhibit "A" attached hereto and made a part of this Contract by reference (the "Property"). Time being of the essence, this sale shall be closed on or before Monday, July 13, 2024. The purchase price of said Property shall be and NO/100 dollars) and is inclusive of the 10% Buyer's Premium (the "Purchase Price"). The Purchase Price shall be payable to the Seller in cash at Closing (as hereinafter defined) in immediately available funds. This Contract is not contingent upon Purchaser's ability to obtain financing of any kind. Purchaser has paid to The Weeks Group, LLC., receipt of which is hereby acknowledged, \$ (10% of Purchase Price) certified funds as earnest money to be applied towards the purchase price when the sale is consummated. As procuring cause of this Contract, Broker has rendered a valuable service for which reason Broker is made a party of this Contract to enable Broker to enforce Broker's commission rights hereunder against the parties hereto on the following basis: Seller agrees to pay Broker the full commission as provided in the auction listing contract when the sale is consummated. In the event the sale is not consummated because of Seller's inability, failure, or refusal to perform any of the Seller's covenants herein, then the Seller shall pay the full commission to Broker, and Broker, at the option of the Purchaser, shall return the earnest money to Purchaser. Purchaser agrees that if Purchaser fails or refuses to perform any of the Purchaser's covenants herein, Purchaser shall forthwith pay Broker the full commission; provided that Broker may first apply one-half of the earnest money toward payment of, but not to exceed, the full commission. The Seller may elect to accept the balance of the earnest money deposit as liquidated damages and full settlement of any claim for damages or the Seller may seek to enforce specific performance rights and obligations against the Purchaser under the terms of this Contract. In the event Purchaser fails to make deposit or deposits are not collectible, Purchaser shall be considered to have breached this agreement and Seller shall have the right to re-offer the Property for sale to others and to demand liquidated damages equal to the amount of the deposit or Seller may demand specific performance. The Purchaser in either event shall be liable for Broker's commission, attorney's fees and costs. Prior to disbursing earnest money pursuant to this Agreement, Broker shall give all parties fifteen (15) days written notice by certified mail (to each party's last known address), stating to whom the disbursement(s) will be made. Any party may object in writing to the disbursement, provided the objection is received by Broker prior to the end of the fifteen (15) day notice period. All objections not raised in a timely manner shall be waived. In the event a timely objection is made, Broker shall consider the objection and may do any or a combination of the following: (1) disburse the earnest money as indicated in the notice and so notify all parties; or (2) interplead the earnest money into a court of competent jurisdiction; or (3) hold the earnest money for a reasonable period of time to give the parties an opportunity to resolve the dispute. Broker shall be entitled to be reimbursed from any funds interpleaded for its costs and expenses, including reasonable attorneys' fees incurred in connection with the interpleaded action. The prevailing party in the

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Seller('s) initials ______; Purchaser(s) initials: ______;

interpleader action shall be entitled to collect from the other party the costs and expenses reimbursed to Broker. No party shall seek damages from Broker or Escrow Deposit Holder (nor shall Broker be liable for the same) for any matter arising out of or related to the performance of Broker's duties under this earnest money paragraph, and the parties indemnify Broker and Escrow Deposit Holder accordingly.

Seller warrants that Seller presently owns fee simple title to said Property subject to the Permitted Encumbrances (as hereinafter defined). At Closing, Seller agrees to convey title to said property by warranty deed, as applicable, unless otherwise specified herein, subject only to (1) zoning ordinances affecting said Property; (2) easements, rights-of-way, covenants, restrictions, encumbrances and other matters of record, if any; (3) any easements, rights-of-way, cemeteries or other matters that would be disclosed by an accurate survey or inspection of the Property, (4) taxes for the current year and all subsequent years; and (5) leases, other easements, other restrictions and encumbrances specified in this Contract, if any (collectively, the "Permitted Encumbrances"). In the event leases are specified in this Contract, Purchaser agrees to assume Seller's responsibilities thereunder to the Tenant and to the Broker who negotiated such leases.

The Purchaser shall have 15 days after acceptance of this Contract to examine title of Property and in which to furnish Seller with a written statement of objections affecting the marketability of said title. The title herein required to be furnished by the Seller shall be good and marketable, and that marketability shall be determined in accordance with Applicable Law, as supplemented by the Title Standards of the State Bar of Association of the state in which the Property is located. Any defect in the title which does not impair marketability pursuant to said Title Standards, shall not constitute a valid objection on the part of the Purchaser; provided that the Seller furnishes any affidavits or other documents, if any, required by the applicable Title Standard to cure such defect. In the event curative work in connection with the title is required, Purchaser and Seller agree to and do extend time for closing to a date no more than fifteen (15) days following completion of necessary curative work but in no event shall such extension exceed 120 days from original closing deadline. If title is not marketable at expiration of said period, Purchaser shall have the option of (1) Accepting the title as is, or (2) Demanding a refund of the deposit and this Contract shall be null and void.

Should the Property be destroyed or substantially damaged as a result of a fire, storm or other casualty before the Closing Date, Seller shall immediately notify the Purchaser or Broker, after which the Purchaser may declare this Contract null and void and receive a refund of the earnest money deposited. In the event Purchaser elects not to void this Contract pursuant to this paragraph, then within five (5) calendar days after Seller receives notification of the amount of the insurance proceeds which Seller will receive as a result of said casualty, if any, Seller shall notify Purchaser of the amount of insurance proceeds and the Seller's intent to repair or not to repair said damage. Within five (5) calendar days of Seller's notification, Purchaser may (A) declare this Contract null and void and receive a refund of the earnest money deposited, or (B) proceed to Closing and receive such insurance proceeds as are paid to Seller on the loss resulting from said casualty if Seller has elected not to repair said damage.

Broker retains the right not to deposit Purchaser's earnest money deposit in Broker's escrow account until such time as this Contract is accepted by all parties.

Neither Seller nor Broker make, nor have made, any warranties or representations as to the status of any oil, gas, or mineral rights pertaining to the Property. The Seller agrees to convey all its interest in any such oil, gas, or mineral rights, if any, to the Purchaser at closing. The conveyance of the Property shall be subject to any prior reservation or sale of such oil, gas, and mineral rights, if any.

Neither Seller nor Broker make, nor have made, any warranties or representations to Purchaser with respect to (i) the existence or nonexistence of any pollutants, contaminants or hazardous waste upon the Property prohibited by federal, state or local law or (ii) the existence or nonexistence of any claims based thereon arising out of the actual or threatened discharge, release, disposal, seepage, migration or escape of such substances at, from, under, onto, or into the Property. Purchaser shall rely upon Purchaser's own environmental audit or examination of the Property, to determine such issues and acknowledges that no representations and warranties have been made by Seller or Broker with regard to such matters. PURCHASER WAIVES AND RELEASES SELLER FROM AND AGREES TO ASSUME ANY PRESENT OR FUTURE CLAIMS ARISING FROM OR RELATING TO THE PRESENCE OR ALLEGED PRESENCE OF HARMFUL OR TOXIC SUBSTANCES IN, ON, UNDER OR ABOUT THE PROPERTY INCLUDING, WITHOUT LIMITATION, ANY CLAIMS UNDER OR ON ACCOUNT OF (I) THE COMPREHENSIVE ENVIRONMENTAL RESPONSE,

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COMPENSATION AND LIABILITY ACT OF 1980, AS THE SAME MAY HAVE BEEN OR MAY BE AMENDED FROM TIME TO TIME, AND SIMILAR STATE STATUTES, AND ANY REGULATIONS PROMULGATED THEREUNDER, (II) ANY OTHER FEDERAL, STATE OR LOCAL LAW, ORDINANCE, RULE OR REGULATION, NOW OR HEREAFTER IN EFFECT, THAT DEALS WITH OR OTHERWISE IN ANY MANNER RELATES TO, ENVIRONMENTAL MATTERS OF ANY KIND, OR (III) THIS CONTRACT OR THE COMMON LAW. THE TERMS AND PROVISIONS OF THIS PARAGRAPH SHALL SURVIVE CLOSING HEREUNDER.

Purchaser acknowledges that Purchaser has inspected the Property or has had the opportunity to do so and chose not to inspect the Property. Purchaser is relying solely on his own inspection and judgment and not on any representations, warranties or guaranties made by Seller or Broker in purchasing the Property. Further, all parties acknowledge and agree that the Property is being sold "AS IS" with any and all faults. The Seller shall have no obligation to make repairs or replacements noted in any inspection(s) made by or for Purchaser. Such repairs or replacements shall be the sole responsibility of Purchaser. The provisions of this paragraph shall survive closing.

Purchaser and Seller acknowledge and agree that the only Broker involved in the transaction contemplated herein as Seller's agent is The Weeks Group, LLC Broker has acted as agent for the Seller in the transaction contemplated herein as disclosed in Exhibit "C" attached hereto. Broker has not acted as agent for the Purchaser.

This Contract shall not be transferred or assigned without the written consent of all parties to this Contract and any permitted assignee shall fulfill all the terms and conditions of this Contract.

Notwithstanding anything contained herein to the contrary, Seller's responsibility in connection with the Property shall cease at Closing, and Closing shall constitute Purchaser's acceptance of the Property unless provision is otherwise made in writing.

Purchaser and Seller agree to comply with and to execute and deliver such certifications, affidavits, and statements as are required at the Closing in order to meet the requirements of Internal Revenue Code Section 1445.

Except as may otherwise be provided for in this Contract, all notices or demands required or permitted hereunder shall be delivered either (A) in person; (B) by overnight delivery service prepaid; (C) by facsimile (FAX) transmission; or by (D) the United States Postal Service, postage prepaid, registered or certified, return receipt requested. Such notices shall be deemed to have been given as of the date and time the same are actually received by Broker or Seller.

Seller and Purchaser hereby instruct the closing attorney to: (A) obtain and distribute to and from the appropriate parties such certifications, affidavits, and statements as are required in order to meet the requirements of Internal Revenue Code 1445 (Foreign/Non-Foreign Sellers), or in the alternative to disburse and hold the sales proceeds in such a manner as may be required to comply with Internal Revenue Code 1445; (B) file with the Internal Revenue Service the IRS Form 1099B documenting this transaction, and comply with any other reporting requirements related thereto, and (C) unless otherwise provided herein, apply earnest money as a credit toward Broker's commission with any excess being paid to Seller at Closing.

This Contract is inclusive of the special conditions of sale contained in Exhibit "B" attached hereto and made a part of this Contract by reference. If special stipulations are in conflict with prior printed context of this Contract, then the special stipulations will govern this Contract.

This Contract and the Exclusive Auction Listing Contract between Broker and Seller constitutes the sole and entire agreement between the parties hereto and no modification of this Contract shall be binding unless attached hereto and signed by all parties to this Contract. No representation, promise, or inducement not included in this Contract shall be binding upon any party hereto.

This contract may be executed without modification in counterparts by the undersigned parties via electronic (scanned) or facsimile signature and, when assembled, shall constitute a single binding agreement.

For all purposes in this Contract, an electronic signature or facsimile signature shall be deemed the same as an orig	gina
signature; provided, however, that all parties agree to promptly re-execute a conformed copy of this Contract with orig	gina
CONTRACT FOR SALE OF REAL PROPERTY	

Seller('s) initials	_; Auctioneer/Broker's i nj tials _.	; Purchaser(s) initials:
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signatures if requested to do so by any other party to this Contract.



PURCHASER:		PURCHA
		Ву:
		Print Name:
		Title:
		Date:
		Address:
Telephone #:		Telephone #:
		E-mail Address:
SELLER:		
A		
By:		
Print Name:		
Title:		
Date:		
Address:		
		
Telephone #:		
E-mail Address:		
	NT OF RECEIPT OF EARN KER'S AFFILIATED LICE C. [GA R.E. Lic. #80239]	
By:		-
As its: Broker	GA R.E. Lic. # <u>341667</u>	_
As its. <u>Blokel</u>		

Exhibit "A"

Legal Description

Tax Parcel Number: 01210-025-000

Property Description: LL180/LD10, 33.69+/- Acres, Dixie Hwy, Mitchell County, GA

Tax Parcel Number: 01210-025-001

Property Description: LL180/LD10, 24.61+/- Acres, Dixie Hwy, Mitchell County, GA

All that tract or parcel of land lying and being in Land Lots 180 and 181 of the 10th Land District of Mitchell County, Georgia, a portion of said tract also being within the City Limits of Meigs, Mitchell County, Georgia, said tract of land containing 58.30 acres, more or less, and being more fully described as follows:

COMMENCE at the intersection of the northeasterly right of way margin of Dixie Highway, State Route 3, with the southerly right of way margin of Sealy Road, run thence south 49 degrees 54 minutes 29 seconds east along the northeasterly right of way margin of Dixie Highway, State Route 3, a distance of 1,805.58 feet to a point, continue along said right of way margin South 56 degrees 30 minutes 39 seconds east a chord distance of 323.66 feet to an iron pin set being the POINT OF BEGINNING of the tract herein described, run thence north 59 degrees 34 minutes 25 seconds east 322.09 feet to a open top pipe found, run thence north 59 degrees 34 minutes 25 seconds east 1,891.58 feet to a concrete monument found, run thence south 26 degrees 18 minutes 10 seconds east 1,054.92 feet to a concrete monument found, run thence south 59 degrees 59 minutes 39 seconds west 852.54 feet to a concrete monument found, run thence south 30 degrees 08 minutes 20 seconds east 1,075.46 feet to an iron pin set, run thence south 66 degrees 29 minutes 21 seconds west along a wire fence 575.95 feet to a concrete post, run thence north 31 degrees 39 minutes 50 seconds west 356.28 feet to a point, run thence north 57 degrees 07 minutes 21 seconds east 49.89 feet to a broken concrete post, run thence north 31 degrees 34 minutes 38 seconds west 468.48 feet to a open top pipe found, run thence south 58 degrees 00 minutes 47 seconds west 213.91 feet to an iron pin set on the northeasterly right of way margin of State Route 3, also Church Street, run thence along said right of way margin north 31 48 minutes 00 seconds west 290.47 feet to a point, continue along said right of way margin north 49 degrees 39 minutes 42 seconds west a chord distance of 483.96 feet to a point, continue along said right of way margin north 67 degrees 31 minutes 23 seconds west 495.22 feet to a point, continue along said right of way margin north 65 degrees 19 minutes 06 seconds west a chord distance of 108.29 feet to the Point of Beginning of the tract herein described.

Said tract or parcel of land being more fully shown and delineated on plat of survey prepared by Williams Land Surveying, LLC, dated the 19th day of August, 2010, recorded in Plat Book page Office of Clerk of Superior Court of Mitchell County, Georgia, said plat expressly incorporated herein and made a part hereof.

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Exhibit "A2"

Engineer's Sketch



Exhibit "B"

Special Stipulations

- 1. This sale will be closed by Randall Chew and Justin Adams of Chew & Adams, P. C. located at 151 Curry Street, Pelham, GA 31779, (229) 294-4460. The closing attorney will charge the purchaser a closing fee of \$485.00 per cash transaction and \$685.00 per loan transaction. This fee includes conducting the closing, collecting and disbursing the funds and preparing a closing statement. If the purchaser wants a title opinion or other services, the closing attorney will provide them for an additional fee. The seller will pay for the preparation of the Deed only. The purchaser will pay all other closing costs associated with this sale including but not limited to recording, transfer tax, financing expenses, intangible taxes, title fees, title insurance, appraisals and inspection reports. The purchaser will be responsible for any bank wire fees associated with the closing incurred by the receiving or sending of purchaser's earnest money deposits.
- 2. Notwithstanding any provision to the contrary contained herein, in the event the Closing cannot occur when scheduled due to a COVID-19 related event ("CRE") resulting in the closing attorney, the mortgage lender and/or the Buyer and/or Seller being unable to perform their respective obligations, then the Closing shall be postponed until 7 days after the specific event delaying the Closing has been resolved. If the Buyer or Seller is unable to perform due to a CRE, the affected party shall promptly notify the other party both of the CRE and of its resolution. Buyer or Seller having concerns about attending the Closing or self-quarantining (in the absence of a quarantine or government ordered lockdown that specifically applies to Buyer and/or Seller) shall not excuse Buyer or Seller from attending the Closing either in-person, virtually or through a power of attorney. Buyer or Seller presently having COVID-19 shall excuse Buyer and/or Seller from attending the Closing until the party is no longer at risk of infecting others. However, in all situations where Buyer and/or Seller cannot attend the Closing, Buyer and or Seller shall use their best efforts to fulfill their contractual obligations through a power of attorney. Buyer or Seller experiencing a job loss, reduction in salary or other financial hardship shall not be deemed a CRE. If the CRE causing a permitted delay results in the Closing being delayed by more than 90 days from the original Closing date, then either Buyer or Seller may terminate this Agreement without penalty upon notice to the other party.
- 3. This property is sold subject to Covenants for an Agricultural Preferential Assessment recorded in Deed Book 1263, Page 38-39. the office of the Clerk of Superior Court, Mitchell County, Georgia (hereinafter the "Covenant"). This Covenant expires on December 31, 2029. As a part of this transaction, Purchaser shall assume and/or continue the Covenants, and in the event Purchaser does not qualify to assume or continue the Covenants or fails to timely file an application to assume or continue the Covenants, then Purchaser shall be responsible for and pay any and all ad valorem taxes, costs and penalties associated with a breach, if any, of the Covenants. Seller agrees to fully cooperate with Purchaser's application for continuation or assumption of the Covenants. However, neither the Seller nor the Broker makes or have made any warranties or representations regarding the Covenants or the Purchaser's ability to qualify to continue or assume the Covenants. Further, the Purchaser does agree to indemnify and hold harmless the Seller, the Broker and the closing attorney from any and all costs, penalties, attorney's fees, and ad valorem taxes that are due and required to be paid as a result of the termination and/or breach of the Covenants. This warranty and indemnity shall survive the closing of the sale contemplated hereby and shall not be merged into the same.
- 4. This property is sold subject to Covenants for an Agricultural Preferential Assessment recorded in Deed Book 1263, Page 30-31. the office of the Clerk of Superior Court, Mitchell County, Georgia (hereinafter the "Covenant"). This Covenant expires on December 31, 2029. As a part of this transaction, Purchaser shall assume and/or continue the Covenants, and in the event Purchaser does not qualify to assume or continue the Covenants or fails to timely file an application to assume or continue the Covenants, then Purchaser shall be responsible for and pay any and all ad valorem taxes, costs and penalties associated with a breach, if any, of the Covenants. Seller agrees to fully cooperate with Purchaser's application for continuation or assumption of the Covenants. However, neither the Seller nor the Broker makes or have made any warranties or representations regarding the Covenants or the Purchaser's ability to qualify to continue or assume the Covenants. Further, the Purchaser does agree to indemnify and hold harmless the Seller, the Broker and the closing attorney from any and all costs, penalties, attorney's fees, and ad valorem taxes

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that are due and required to be paid as a result of the termination and/or breach of the Covenants. This warranty and indemnity shall survive the closing of the sale contemplated hereby and shall not be merged into the same.

- 5. The well located on Property is permitted by Environmental Protection Division with Permit For Farm Use Of Groundwater And/Or Surface Water Permit Number A14-101-1137.
- 6. This property is being sold subject to one of the two Weybrenee Farms operation options.

In addition to the contract price, the buyer agrees to elect one of the following methods in order to proceed with the operation of the farm in which the buyer is purchasing: (Initial Below)

- 1. _____Weybrenee Farms, by and through the direction of Brent Brinkley, will continue to operate and manage the orchards including, but not limited to, the continuation of the spray program as has been conducted in the past. In the event the buyer elects this method, said contracted buyer and if applicable, any entity in which the buyer represents, agree to be bound by the additional costs of operation which is stipulated in the Weybrenee Farms Auction Operation Expenses attached as Exhibit "D." In the event the property sells divided the per diem will be prorated based on production acres of the purchase versus total production acres from all farms. Said per diem shall be applied as additional funds to be provided to the Seller and remitted to Chew & Adams, P.C. as Escrow Holder, forty-eight (48) hours prior to closing.
- 2. _____If the buyer elects to begin maintaining the orchard on their own accord and under their own management/supervision, Weybrenee Farms will provide the buyer with a temporary lease agreement which shall include a right of ingress and egress as well as a termination date as to the date of closing or upon written notification of failure to close being provided to the Seller or The Weeks Group. If this method is elected, the buyer agrees to provide proof of insurance on the parcel under contract to be purchased. In the event the buyer is unable to finalize closing, the lease shall be terminated immediately with no reimbursement for costs and or expenses incurred.
- 7. The 2024 Ad Valorem taxes will be prorated between the seller and purchaser as of the date of closing.
- 8. The property is being sold as-is where-is.
- 9. This property is sold subject to all outstanding easements on said property for roads, power and telephone lines and the like and likewise subject to any cemetery or cemeteries that may now exist on this property.
- 10. This contract excludes all personal property located on the property.
- 11. This property is being conveyed by Limited Warranty Deed.
- 12. Possession of the property will be granted at closing.

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Seller('s) initials	; Auctioneer/Broker's initials	; Purchaser(s) initials:	

Exhibit "C"

AGENCY / TRANSACTION BROKER

This Exhibit sets forth the relationship of the Broker(s) to Purchaser and Seller for the purchase and sale of real property located at "The Sealy Tract", 58.30+/- Acres, 8210 N Church St, Meigs, GA 31765 with an Offer Date of June 13, 2024.

BROKERAGE AND AGENCY

Seller and Purchaser acknowledge that if they have entered into a client relationship with a Broker, that Broker has disclosed on a prior basis (1) the types of brokerage relationships offered by the Broker, (2) any other brokerage relationship which would conflict with the client's interest, and (3) the compensation of Broker and whether commissions would be shared with other Brokers.

Seller and Purchaser agree to indemnify and hold Broker harmless against all claims, damages, losses, expenses and/or liabilities arising out of or related to the purchase and sale of the real property listed above, except those arising from Broker's intentional wrongful acts. No Broker shall owe any duty to Purchaser or Seller greater than is set forth in the Brokerage Relationships in Real Estate Transactions Act, O.C.G.A. § 10-6A-1 et seq.

In this Exhibit, the term "Broker" shall mean a licensed Georgia real estate broker and the broker's affiliated licensees.

Listing Broker: {Select A or B below. The section not marked shall not be part of this Exhibit}

The relationship of the listing Broker and the selling Broker to the Purchaser and Seller is as specified below. Only the part of this Exhibit that is selected is part of the Offer for the purchase and sale of the real property listed above:

<u>X</u> A		g Broker has entered into a client rel Broker has entered into a client relat		r and Seller.	
Selling Bro	DUAL AGENCY: Selling ISELLER AGENCY: Selling ITRANSACTION BROKEIPurchaser or Seller.	The section not marked shall not be Selling Broker has entered into a Groker has entered into a client relating Broker has entered into a client relating Broker has not entered into a client relation of the selling Broker has not entered into a client relation.	a client relationship with Purchaser ationship with Seller. tered into a client rel	with Purchaser rand Seller. lationship with	Selling Broker as its
f dual age part of this	ncy or transaction brokerage is selec Exhibit.	ted above, the applicable disclosure	e below is incorporate	d herein. Otherwise, th	e disclosure(s) is not
Seller and and purcha nterests muless it is voluntarily nave no marelationship	Purchaser are aware of Broker's dua ser have been advised (1) that in the ay be different or adverse, (3) that allowed or required to be disclosed consented to dual agency and have terial relationship with either client of	is transaction the Broker has acted as a dual agent, Broker may not d l and (4) that the clients do not ha read and understood their brokerage except as follows:	as a dual agent, (2) the isclose information make to consent to dual the engagement agreem	nat the Broker represent hade confidential by re- agency. The clients re- lents. The Broker and/o	ats two clients whose quest of either client afferenced above have or affiliated licensees
•			(Selling License o act for and represent	ee) to work with Purcha exclusively the party t	ser ando whom each has
Seller and	n Brokerage Disclosure Purchaser are aware that if they are a ser acknowledge that the Broker may				own interests. Seller
	elling Broker's Initials or Broker's Affiliated Licensee)	Pur	chaser's Initials:	/	_
	isting Broker's Initialsor Broker's Affiliated Licensee)	Sell	er's Initials:	/	_
	Seller('s) initials	CONTRACT FOR SALE OF RE ; Auctioneer/Broker's initials		r(s) initials:	_

Exhibit "D"

EQUIPMENT OPERATIONS	6	/1/2024	7	/1/2024	8	/1/2024	9	/1/2024		TOTAL
INSURANCE	\$	2,393	\$	2,393	\$	2,393	\$	2,393	\$	9,574
OVERHEAD	\$	1,475	\$	1,475	\$	1,475	\$	1,475	\$	5,900
FUEL, OIL, ETC	\$	17,202	\$	17,202	\$	23,202	\$	17,202	\$	74,808
DEPRECIATION	\$	15,177	\$	15,177	\$	15,177	\$	15,177	\$	60,710
REPAIR & MAINTENANCE	\$	9,831	\$	13,519	\$	6,819	\$	7,170	\$	37,339
MAINTENANCE SUPERVISOR & OP	\$	5,652	\$	5,652	\$	7,065	\$	5,652	\$	24,022
ORCHARD SUPERVISON & OP	\$	3,155	\$	3,155	\$	3,943	\$	3,155	\$	13,408
EQUIPMENT OP	\$	2,777	\$	2,777	\$	3,471	\$	2,777	\$	11,801
EQUIPMENT OP	\$	2,589	\$	2,589	\$	3,237	\$	2,589	\$	11,005
	\$	60,252	\$	63,940	\$	66,783	\$	57,591	\$	248,567
IRRIGATION	6/1/2024		7/1/2024		8/1/2024		9/1/2024		TOTAL	
IRRIGATION MAINTENANCE	\$	3,427	\$	3,427	\$	4,283	\$	3,427	\$	14,564
	\$	3,427	\$	3,427	\$	4,283	\$	3,427	\$	14,564
ORCHARD CARE	6	/1/2024	- 7	7/1/2024	8	3/1/2024	9	/1/2024	- 43	TOTAL
GENERAL LABOR	\$	3,427	\$	3,427	\$	4,283	\$	3,427	\$	14,564
SCOUTING	\$	1,943	\$	1,943	\$	1,943	\$	1,943	\$	7,772
IRRIGATION POWER	\$	5,578	\$	6,842	\$	7,345	\$	5,959	\$	25,724
GENERAL SUPPLIES	\$	300	\$	300	\$	300	\$	300	\$	1,200
CUSTOM PRUNING	\$	25,000		***************************************					\$	25,000
CHEMICALS (SPRAY PROGRAM)	\$	59,019	\$	76,673	\$	43,489	\$	24,083	\$	203,264
CHEMICALS (HERBICIDE PROGRAM)	1		\$	16,300	1		\$	16,300	\$	32,600
FERTILIZER (PROGRAM)	\$	45,373		<u></u>	\$	45,373			\$	90,747
SOIL & TISSUE SAMPLES	\$	751	\$	751	\$. 751	\$	751	\$	3,003
	\$	141,390	\$	106,236	\$	103,484	\$	52,763	\$	403,873

THRU MONTH END	6/1/2021		7/1/2021		8/1/2021		4.	9/1/2021	TOTAL		
TOTALS	\$ 20	5,069	\$	173,603	\$	174,551	\$	113,781	\$	667,003	
DAYS IN MONTH		30		31		31		30	,		
PER DIEM	\$	6,836	\$	5,600	\$	5,631	\$	3,793			

Totals		\$ 7,000	\$ 5,800	\$ 5,800	\$ 3,900	4	
	Value:	\$ 210,000	\$ 179,800	\$ 179,800	\$ 117,000	\$	686,600
	Contingency:	2.4%	3.6%	3.0%	2.8%		2.9%

CONTRACT FOR SALÉ OF REAL PROPERTY
Seller('s) initials ______; Auctioneer/Broker's initials ______; Purchaser(s) initials: _____