

REAL ESTATE AUCTION PURCHASE CONTRACT

This Contract of sale made and entered this	day of	2025, by and between
	herein	after called the Seller(s) and
	herein	after called the Buyer(s):
The Buyer hereby agrees to purchase, the Seller	r hereby agrees to s	ell this property in "As is" condition
(except conditions stated in statement of sale an	nd Terms & Conditi	ons)
Located at and commonly known as:11	592 E. Main Street	
in the City of Owensburg, County of Greene, ar		
Legally described as: 010-00464-00GEO1STADDO	OWENS 15&16	

Legally described as: 010-00464-00GEO1STADDOWENS 15&16 010-00465-00GEOADD13&14

Buyer herewith agrees to deposit with John Bethel Title Co., <u>\$ 5,000.00</u> dollars as non-refundable earnest money deposit, and the balance of the purchase price will be due on delivery of clear title.

Seller(s) agrees to furnish a Personal Representative's Deed with insurable title. Free from all encumbrances, and an Owners Title Insurance Policy at closing. If the seller is unable to convey clear and marketable title the buyer's down payment can be refunded.

Seller will furnish the buyer with an Owner's Policy of Title Insurance at closing.

Real Estate Taxes: Will be pro-rated to date of closing.

Closing shall take place on or before <u>Friday</u>, <u>September 05</u>, <u>2025</u> and shall take place at the office of John Bethel Title Co., Bloomington, Indiana

The buyer will pay the closing fee.

The buyer will pay a <u>\$250.00</u> Broker Transaction fee to United Country Coffey Realty & Auction at closing.

Possession is to be given day of final closing.

Buyer agrees to pay all cost of obtaining a loan to include preparing and recording Deed & note, Title Opinion if desired.

Title is to be conveyed subject to all restrictions, easement and covenants of record, subject to zoning ordinance or laws of any governmental authority. These premises are to be in the same condition as they are as of the date of this contract, ordinary wear and tear excepted. Seller is expected to bear risk of loss through the date of deed. In the event the premises are wholly or partially destroyed before the consummation of the transaction or delivery of the final papers, the Buyer shall elect or choose whether or not he will go through with the transactions, and in the event he chooses to go through with it, all insurance damages collectible as a result of the damage or destruction shall be assigned to him, the Buyer. If he chooses not to go through with the transaction, any earnest money held in escrow will be refunded in full.

Time being of the essence of this agreement, if the Buyer shall fail or refuse to perform this agreement of Buyer's part, and the Seller shall be ready and willing to perform, the Seller shall be entitled to retain the entire down payment / earnest money as liquidated damages for the breach of this agreement. "All successful bidders will be required to sign a note for the deposit amount. Note shall become null and void when undersigned shall complete all requirements for closing as set out in this contract."

Per the terms & conditions as contained herein and announced in "statement of sale", the property sells as shown below. This contract is subject to clearance of any check presented to and payable to: **John Bethell Title Co.**

High Bid Selling Price	\$.00				
Plus 11% Buyer's Premium	\$.00				
	Total Purchase Pri	ce <u>\$</u>			.00
Less Down Payment	\$				
	Total Due at Closin	ıg <u>\$</u>			.00
This offer will expire if not a	ccepted on or before: ?? at 5:00pm			_\	
Purchased By:					
Buyer		Date_			
 Printed		Phone_			
Buyer Address:	City			Zip	
Buyer					
Printed Dayson Addresse	City				
Buyer Address:	City			Zip	
Buyer's Agent		Phone			
Printed Agent Address:	City		State	Zip	
Names for Deed:					
Accepted By:					
Seller		Date			
			Time:		
Printed					
		Date			
Jennifer Joy Taylor			Time:		

Printed



PROMISSORY NOTE

11592 E. Main Street Owensburg, Greene County, Indiana

\$	<u>???</u>
Amount	Date
John Bethel Titl 2626 S. V	d promises to pay by wire transfer to the Order of: e Company, Inc. Walnut St. Indiana 47403
The Sum of Five Thousand	dollars
(\$5000.00), as a deposit for the purchase of reherewith and attached hereto executed the un Contract.	
This promissory note shall bear no inter thereafter it shall bear interest at the highest ra	est until the date of closing of the Contract; ate allowable by law.
This Note shall become null and void if requirements for closing as set out in the attactfulfilled this Note shall be fully enforceable at la	•
If this Note is placed in the hands of an the undersigned agree to pay all costs of colle attorney's fee.	
Cinnatura	, 2025
Signature	Date , 2025
Signature	Date , 2023
4228 State Road 54 W	- Springville, IN 47462