AUCTION INFORMATION PACKAGE





725 Main Street West Hartselle, Alabama 35640 Mark Hampton GPPA, AAL #5114 Dwight Tankersley, AAL #5325 www.AlabamaAuctionServices.com Office 256-502-9905 Dwight 256-345-7831 Mark 256-565-5907

AUCTION TERMS AND CONDITIONS

- 1. PROPERTY TO BE AUCTIONED: 800 Groover Road, Hartselle, AL 35640
- 2. **SELLER(S):** Carl Holladay Jr. & Rebecca Holladay
- 3. DATE AND LOCATION OF AUCTION: Online Only Auction Ends August 17, 2016 at 2:00pm for lots 1,2 and 3. Lot 4 will end 10 minutes after lot 1,2 and 3. Auction will be extended by five minutes for any bid placed in the last five minutes. Auction will continue to be extended until no more bids are placed. You may preview the property by appointment.

4. TERMS OF SALE:

Real Estate:

A ten percent (10%) buyer's premium will be charged and added to the Buyer's bid price to determine the purchase price for all property sold at auction. The purchase price of the property, including the buyer's premium, will be payable in cash or certified funds as follows: (a) earnest money based on ten percent (10%) of the purchase price will be payable within 24 hours or the close of the auction; and (b) the balance of the purchase price will be payable at the Closing of the sales transaction. The following is an outline of the terms of sale:

OUTLINE OF TERMS OF SALE

High Bid Amount	\$
Buyers Premium (10%)+	· \$
Purchase Price	\$
Earnest Money (10%)-	\$
Balance Due At Closing	\$

The Buyer's obligation to close the sales transaction will not be contingent on Buyer's ability to obtain financing. The earnest money will be nonrefundable, except as otherwise provided in the Real Estate Sales Contract, hereinafter described.

If you are the High Bidder on any of the property offered for sale, you will sign a contract at the conclusion of the online auction.

- 5. **CONDUCT OF AUCTION.** United Country reserves the right to post additional Terms and Conditions of the auction during the course of the auction. All bidders will be bound by announcements posted during the auction, even though a bidder may not have actually saw the posting. The Real Estate Sales Contract for the purchase and sale of the property shall represent the final terms of sale. In the event of a dispute over any matter of the Auction, United Country shall have the absolute and sole right to make the final decision to resolve the dispute and will also have the right to either accept or reject the final bids or re-open the bidding. Increments of bidding are at the direction of United Country and the Auctioneer conducting the auction. United Country reserves the right to place bids for someone who is unable to bid online. If you need help bidding please contact our office. Employees, Agents or Brokers of United Country may bid on the auction. Bidding will be extended by 5 minutes when a bid is received in the last five minutes of the auction. Bidding extensions will continue until there are no more bids placed. United Country employees, agents, brokers and auctioneers reserve the right to bid in this auction. United Country reserves the right to cancel auction up to the close of bidding.
- **6. ORDER OF AUCTION.** The property will be offered in three tracts and as a whole. Lots 1, 2 and 3 are offered as stand-alone tracts. An individual bidder can elect to bid on one or more tracts. However, lot 4 is in place for an individual to bid on all tracts (1, 2 & 3) as a whole. You may bid on any lot at any time. The bidding on Lots 1, 2 and 3 will end at 2:00 pm. A bid placed in the last five minutes of bidding of any lot will extend the bidding on all active lots by 5 minutes. The bidding will be extended until no more bids are placed. The bidding on lot 4 will end 10 minutes after the bidding on lots 1, 2 and 3 has ended. Again a bid placed in the last five minutes of bidding will extend the bidding by five minutes on all lots. The bidding will extend until no more bids are placed. You will not know if you are the winning bidder on Lots 1, 2 and 3 until the bidding has closed on lot 4. The auction company will be updating the bidding online on lot 4 to an amount that will indicate the bid needed to be the winning bidder on lot 4. This will allow a bidder to know what they must bid on lot 4 to be the successful winning bidder of the auction. The high bid on lot 4 must be equal to the total of the bids on lot 1, 2 and 3 plus \$1000 or greater to be considered as the winning bid (reserve must also be met). You will be notified at the end of auction if you are the winning bidder on any lot.
- **7. BACK-UP BIDS.** An unsuccessful bidder may make a back-up bid to purchase the property in the event of default by the high bidder. A Back-up Bidder Form for that

- purpose will be provided by United Country, through its representatives at the request of the unsuccessful bidder.
- **8. CLOSING.** The sale of the property shall be closed and the deed delivered on or before 30 days from execution of contract. The law firm of the sellers choice in Decatur, AL will handle the closing. The closing will be held in their office. Funds for closing will have to be wired to the attorney's office.
- 9. CLOSING COSTS AND PRORATIONS. All costs associated with the Closing of the transaction evidenced hereby shall be paid by the buyer. Ad valorem property taxes for the then-current tax will be pro-rated between the Seller and Buyer as of the date of the Closing. All property taxes applicable to the property for prior tax years remaining unpaid at the time of the Closing shall be paid in full by Seller prior to or at the time of the Closing. Any tax arising from a change in use of the property, which results in rollback tax shall be borne by Buyer.
- 10. CONDITION OF PROPERTY. The property shall be sold "AS IS, WHERE IS" and "WITH ALL FAULTS AND DEFECTS". Seller and United Country make no representations or warranties, express or implied, regarding the fitness, suitability or condition (environmental, structural or otherwise) of the property. Seller and United Country shall have no duty, liability, obligation and/or responsibility to Buyer or any other person or entity regarding the fitness, suitability or condition (environmental, structural or otherwise) of the property. Seller disclaims any and all warranties as to the status of mineral rights affecting the property, environmental conditions, availability of utilities, zoning, accesses to the property, or quantity of land in the property.
- 11. **PROPERTY INSPECTION**. It is the Buyer's responsibility to inspect the property prior to the auction. Buyer's must rely on their own information, judgment, inspections and any public records concerning the property. The failure of the Buyer to be fully and adequately informed as to the condition of the property will not constitute grounds for adjustment of the price or withdrawal of the buyer's bid for the property, or return of any earnest money paid in connection with the sale of the property.
- 12. **CONVEYANCE.** Seller shall convey to the Buyer of any property sold at auction good and marketable fee simple title to such property by Statutory Warranty Deed subject only to (i) current city, state and county ad valorem taxes not yet due and payable; (ii) easements for the installation or maintenance of public utilities serving

the property; (iii) easements and restrictions of record; (iv) rights of way for public roads; (v) subdivision regulations and zoning ordinances of applicable governmental entities; (vi) matters of survey, and (vii) such other matters, if any, as may be acceptable to the Buyer, all of which items collectively are the "Permitted Exceptions".

- **13. TITLE INSURANCE.** Title Insurance will be at the Buyer's expense.
- **14. DISCLAIMER.** Seller and United Country (Or United Countries associated salespersons and the closing attorneys) make no representation relative to (a) the legal and tax consequences of the purchase or ownership of the property; (b) the availability of utilities or sewer service; (c) the environmental status of the property; (d) the investment or resale value of the property; (e) the quantity of land comprising the property; (f) the status of the title of property; (g) the status of mineral rights to the property: or (h) matters of survey affecting the property.
- **15. REAL ESTATE SALES CONTRACT.** Real estate sales transactions arising out of the auction shall be evidenced and governed by the Real Estate Sales Contract attached hereto, which shall be executed by Seller and the Buyer of the property at the auction. The terms of the Real Estate Sales Contract are controlling in the event of any perceived inconsistency between its terms and any statements in these Auction Terms and Conditions or any advertisement or other material concerning the property or the auction. It is therefore recommended that all bidders carefully review the attached Real Estate Sales Contract before the commencement of the auction.
- **16. BIDDER REGISTRATION.** All bidders must register with United Country before the auction. By registering in person at our office or online bidder acknowledges receipt of the terms and conditions.
- 17. **BROKER PARTICIPATION.** A qualified, duly licensed Alabama real estate broker whose prospect is the successful bidder at the auction, and who closes the sale of the property, will be entitled to receive a commission based on 2% of the prospect's opening bid for the property, excluding the buyer's premium, and 1% of the difference between the prospect's opening bid and the prospect's successful bid for the property, also excluding the buyer's premium. To qualify for the commission, a broker must first register the prospect, using the attached "BROKER PARTICAPATION REGISTRATION FORM", printed on the broker's letterhead, mailed, faxed or hand delivered to United Country. The registration must include the signatures of the broker and prospect, the broker's real estate license number. The

registration must be received by United Country at least 48 hours prior to online bidding ending. The registration must be received by United Country before the buyer registers to bid online. The buyers first bid online will be considered their opening bid. The buyer must place their opening bid online at least 24 hours before the scheduled close of bidding. The buyer/bidder will still need to complete the online registration process. UNDER NO CURCUMSTANCES WILL BROKER REGISTRATION BE ALLOWED ON THE LAST DAY OF BIDDING FOR THE AUCTION. In addition, to qualify for a commission, must have shown the property to the prospect before the auction, and the sale of the property to prospect must close. A BROKER CANNOT ACT AS A PRINCIPAL AND BROKER ON THE SAME TRANSACTION.

18. **AGENCY.** United Country Auctions is acting exclusively as an agent for the Seller. United Country Is not acting as an agent for the buyer with respect to any transaction contemplated under these terms and conditions. United Country has the exclusive right to list and sell the property put up for sale at the auction. All negotiations concerning the sale of the property must be conducted through United Country Four Oaks Realty.

PROPERTY INFORMATION

- **Property Location:** Property is located at 800 Groover Road SW, Hartselle AL 35640. It is in Morgan County inside the city limits of Hartselle.
- **Property Size/Boundaries:** The property is in 3 tracts. Tract A/Lot 1 is 0.5943 Acre with 313.04 feet of road frontage on Groover Road & Barkley Bridge Roads combined. Tract B/Lot 2 is 0.3887 Acres with 120.16 Feet of road frontage on Groover Road. Tract C/Lot 3 is 0.3887 Acre with 127.11 feet of road frontage on Groover Road.
- **Zoning:** The property is located in Hartselle City Limits and all 3 tracts are zoned R1. A copy of the zoning regulations are included in this package.
- **Utilities Information:** Hartselle Utilities provide Electric & Water to Tract 1. Natural Gas is also available. The same utilities would be available for Tract 2 & 3. Sewer is provided by an onsite septic tank. City of Hartselle provides the sanitation and recycling. Hartselle Utilities collects for those services.

Information on Tract A/Lot1:

- 0.5943 Acre with 313.04 feet of road frontage on Groover Road & Barkley Bridge Roads combined.
- There is a 1056 SF Frame House. The house has a total of six rooms. There is only
 one closet plus the pantry in the kitchen. Kitchen is 9x13, Dining Room is 9x12,
 Master Bedroom is two connected rooms one is 10x11 and the other is 12x14
 (There is no closet). The second bedroom is 12x12 (It has the closet)
- House has no heating or cooling.
- There is a Joe Wheeler Overhead Easement on east property line of the property.
 The house encroaches into the easement. Please see the included survey for details.

• Information on Tract B/Lot 2:

- 0.3887 Acres with 120.16 Feet of road frontage on Groover Road.
- There is a Joe Wheeler Overhead Easement on west property line of the property. Please see the included survey for details.

• Information on Tract C/Lot 3:

0.3887 Acre with 127.11 feet of road frontage on Groover Road.

PROPERTY INFORMATION

- Special Assessment: None
- Financing: Closing of sale is not contingent upon financing.
- **Buyers Premium:** A ten percent (10%) buyer's premium will be charged and added to the Buyer's bid price to determine the purchase price for the property.
- **Earnest Money:** Earnest money based on ten percent (10%) of the purchase price will be payable at the end of the auction. Earnest money is **nonrefundable** unless the seller cannot provide clear title to the property.
- CLOSING COSTS AND PRORATIONS. All costs associated with the closing shall be paid by the buyer. Ad valorem property taxes for the then-current tax will be pro-rated between the Seller and Buyer as of the date of the Closing. All property taxes applicable to the property for prior tax years remaining unpaid at the time of the Closing shall be paid in full by Seller prior to or at the time of the Closing.
- CONDITION OF PROPERTY. The property shall be sold "AS IS, WHERE IS" and "WITH ALL FAULTS AND DEFECTS". Seller and United Country make no representations or warranties, express or implied, regarding the fitness, suitability or condition of the property. Seller and United Country shall have no duty, liability, obligation and/or responsibility to Buyer or any other person or entity regarding the fitness, suitability or condition (environmental, structural or otherwise) of the property. Seller disclaims any and all warranties as to the status of mineral rights affecting the property, environmental conditions, availability of utilities, zoning, accesses to the property, or quantity of land in the property.
- Agency: United Country Auctions is acting exclusively as an agent for the Seller. United
 Country Is not acting as an agent for the buyer with respect to any transaction
 contemplated under these terms and conditions. United Country has the exclusive right to
 list and sell the property put up for sale at the auction. All negotiations concerning the sale
 of the property must be conducted through United Country Four Oaks Realty.
- Information Source: Morgan County Revenue Commissioner, Morgan County Probate Judge's web sites., City of Hartselle Website Lee Y Greene & Associates, Inc. All information is believed to be accurate but the Buyer's must rely on their own information, judgment, inspections and any public records concerning the property.

Zoning Ordinance

R-1 Single Family Dwelling

Uses permitted: Accessory structures; gardens; playgrounds; parks; public buildings, including schools and libraries; public utilities, not including electrical power or gas substations or pumping stations.

Uses permitted on appeal: Public utilities, including electrical and gas substations and pumping stations; home occupations; general hospitals for humans; private schools; church facilities; church daycare facilities.

Uses prohibited: Commercial and industrial uses, not specifically permitted.

Uses permitted: Single-family dwellings.

Uses permitted on appeal: Bed and breakfast inns; keeping of equine animals for noncommercial purposes only, not to exceed two such animals per five acres of land and with any conditions deemed by the board of adjustment to be necessary for the protection of the neighborhood and welfare of animals. (See also regulations common to all R districts listed above.)

Set back requirements Front Yard 35 feet, Rear Yard 30 feet, Side Yard 10 Feet,

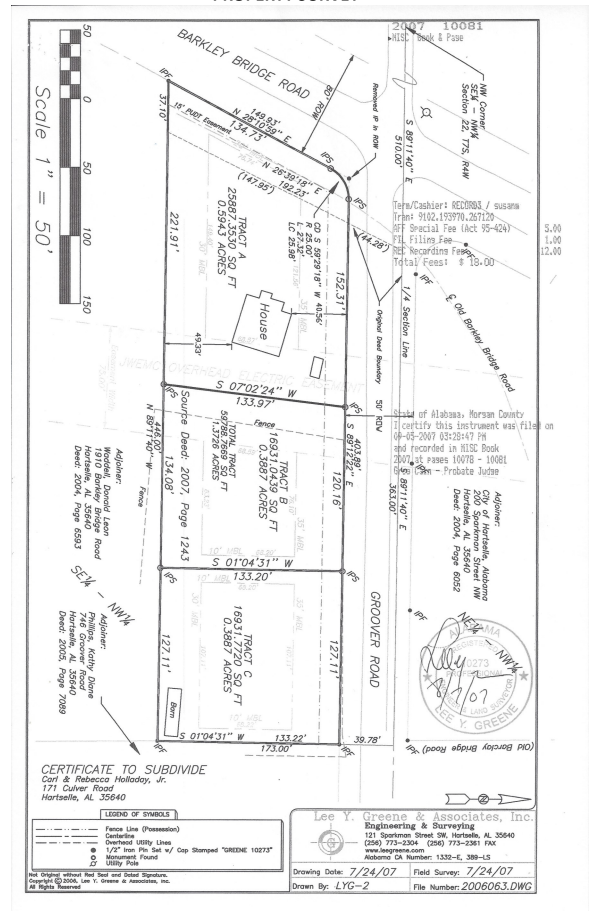
Minimum Lot size 12,000 sf with 85 feet of frontage.

Maximum Height 35 Feet, 21/2 Stories

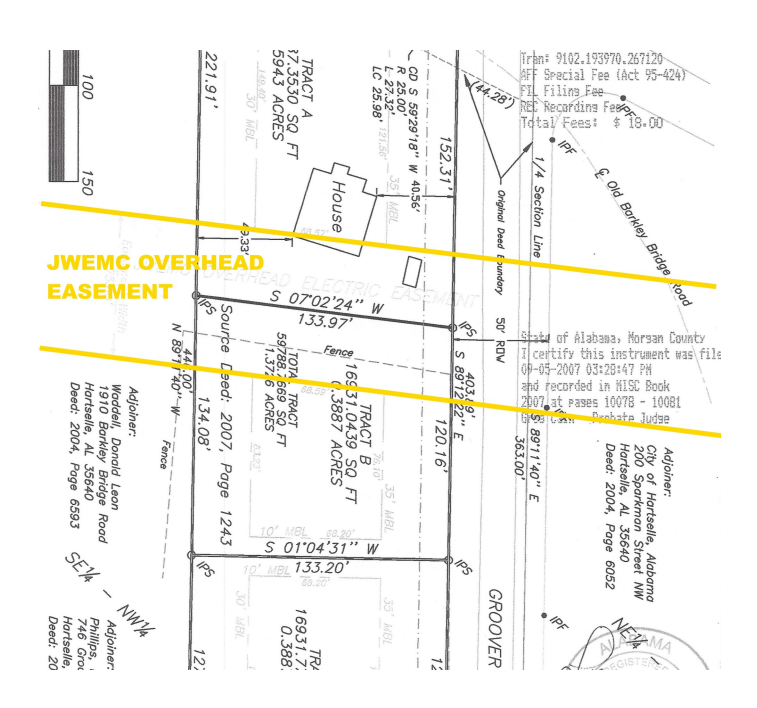
Maximum Building Area 25%

**Copied from the City of Hartselle's web site.

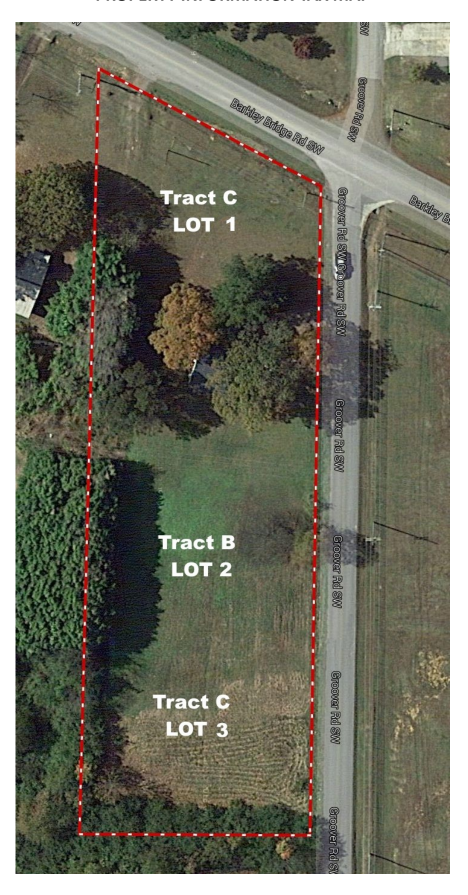
PROPERTY SURVEY



JOE WHEELER OVERHEAD EASEMENT



PROPERTY INFORMATION TAX MAP





Real Property Auction Purchase and Sale Contract

IH	IS AGREEMENT OF SALE made and entered into on this day of day of						
(he	ereinafter, Seller(s), whether jointly or severally), and						
	(hereinafter, Purchaser(s), whether jointly or severally).						
Wŀ	HEREAS, at an auction conducted this day by United Country Four Oaks Realty & Auction,						
	ereinafter, Broker), Purchaser(s) has become the highest bidder, and for and in						
	nsideration of the mutual promises set forth herein, together with other good an valuable						
	nsideration, the receipt and sufficiency of which is hereby acknowledged, Seller(s) has						
_	reed to sell and convey, and Purchaser(s) has agreed to buy by becoming the high bidder, all						
	that plot, piece, parcel or tract of land described below, together with all improvements,						
	tures, and appurtenances thereto unless otherwise specifically excepted herein below, and						
suk	oject to the terms and conditions set forth in Exhibit A.						
1.	REAL PROPERTY: The property is commonly known as or has the street address of						
	, and consists of tracts						
	to include acres, more or less. The						
	property is to be sold by Seller(s) to Purchaser(s) with good and marketable title, subject to						
	existing and utility easements, and any encumbrances of record or those otherwise						
	revealed by a an accurate, current survey.						

2. DISCLAIMERS REGARDING SURVEYS, BROCHURES, AND MARKETING MATERIALS:

Broker and Seller(s) each expressly disclaim any liability or responsibility for any error occurring in any survey, brochure or marketing materials as to the quantity of the realty sold herein, and Purchaser(s) expressly assume any and all liability for such error, including but not limited to additional costs associated with errors in computation or survey or acreage, boundaries, distances, and the like. Purchaser(s) expressly acknowledges that he/she/they have each had an opportunity to freely inspect, review, and compare any surveys, brochures, and marketing materials offered or posted in connection with this auction or sale, and that her/she/they have read and understood the same, and that he/she/they do not rely on

any information contained therein to the extent the same may prove at a later time and date to have been in error.

3. PRICE TERMS: In addition to the Bid Price stated below, the Purchaser(s) also agree to pay a Buyer's Premium of 10% (Ten Percent) of the Bid Price. The Buyer's Premium is then added to the Bid Price for the total Contract Price. Cash Down Payment due at the

		e at Closing is payable within thirty (30	•
	Purchaser(s). Earnest money shall be computed by ca	
	Cash Down	Payment and Buyer's Premium.	
	Α.	The Purchaser(s) bid price is:	\$
	В.	Buyer's Premium is:	\$
	C	Total Contract Price (A+B)is:	\$
	D.	Cash Down Payment is:	\$
	E.	Earnest Money portion of	
		Down Payment equals (D-B):	\$
	[Balance Due at Closing	\$
	(Closing Cost Not Included)	
4.		SESSMENT FEES: The following special as ontract Price.	sessments are due in addition to
	A.	Survey Fee:	\$
	В.	:	\$
	C.	:	\$
	D.	Total Special Assessments Due: (A through C)	\$
	E.	Cash Payment:	\$
		Balance of Assessments Due:	\$

Note: Balance of assessments due in cash as Purchaser(s) execution hereof unless otherwise stated. If balance of assessments not paid when due, Down Payment will be retained and applied to the extent of said balance as liquidated damages.

5. MISCELLANEOUS: Ad valorem taxes, assessments by any governing authority or planned unit development, property owner's association fees, and any income or changes derived from rental properties shall be prorated to the date of possession. Possession shift to Purchaser(s) at closing of the sale. Purchaser(s) acknowledges that Auctioneer/Broker is an agent of the Seller(s), not the Purchaser(s).

Earnest money deposit(s) shall be applied as part of the Total Contract Price at closing, or disbursed as otherwise provided in this Contract. **THE SALE IS NOT CONTINGENT UPON THE PURCHASER(S) FINANCING.** The deposit must be made in the form of certified funds or personal check. Upon acceptance by the Seller(s), the Cash Down Payment, including the Earnest Money, is non-refundable.

Purchaser(s) acknowledges that they have received and reviewed the Real Estate Brokerage Disclosure as required by Alabama Administrative Code Rule 793-X-3-.13(1), or its successor provisions.

Initials:						
` ,	acknowledges nless the improv	•		-		
Initials:						

Purchaser(s) shall pay for all closing costs except those specifically attributed to the Seller(s) herein. All closing proceeds tendered by or for Purchaser(s) shall be locally drawn certified or cashier's check or confirmed wire transfer.

6. INSPECTION, CONDITION OF PROPERTY, DISCLAIMER OR WARRANTIES AS TO CONDITION AND/
OR USE: THERE ARE NO FINANCING CONTINGENCIES FOR PURCHASER(S), PURCHASER(S)
ACKNOWLEDGE THAT THEY WERE ADVISED TO INDEPENDENTLY VERIFY ALL INFORMATION AND
REPRESENTATIONS MADE BY SELLER(S), BROKER(S), SURVEYOR(S), ENGINEER(S), AND/OR ANY
OTHER PERSON OR FIRM IN CONNECTION WITH THIS AUCTION OR SALE. THIS PROPERTY IS
BEING SOLD "AS IS, WHERE IS" AND "WITH ALL FAULTS", SELLER(S), BROKER AND AUCTIONEER
HAVE MADE NO EXPRESS ORAL OR WRITTEN WARRANTIES. SELLER(S), BROKER, AND
AUCTIONEER HEREBY EXPRESSLY DISCLAIM ANY AND ALL EXPRESS WARRANTIES AND ANY
WARRANTIES IMPIED BY LAW OR OTHERWISE, INCLUDING, BUT NOT LIMITED TO, ANY
WARRANTY AS TO THE SUITABILITY, MERCHANTABILITY, OPERABILITY, FITNESS FOR USE FOR
ANY INTENDED PURPOSE, ZONING, MNERAL RIGHTS, ENVIRONMENTAL CONDITIONS.
AVAILABILITY OF UTILITIES OR ACCESSES, AND/OR PERMITTED OR ALLOWABLE USES OF THE
PROPERTY.

Purchaser(s) execution of this Contract signifies Purchaser(s) warranty to Seller(s) that Purchaser(s) has/have inspected the property to his/her/their satisfaction, and that the same meets any and all expectations and is fit for Purchaser(s) intended use.

Neither the Seller(s), Broker, Auctioneer, nor any Attorney performing any closing of any sale hereunder shall be liable for any relief, including damages, rescission, reformation, allowance, or adjustments based on the failure of the property, including, but not limited to, acreage amounts, dimensions, zoning environmental conditions, or otherwise, to conform to any specific standard or expectation, or to any third party documents or information.

7.	TITLE: Seller(s) will convey said real property to Purchaser(s) by ☐ General Warranty Deed or				
	By Statutory Warranty Deed (or, if by otherwise, note here:				
	to		and	as	
	(Check One):		Sole Owner		
			Joint Tenants With Rights of Survivorship		
			Tenants In Common.		

Delivery of the Deed shall occur at closing. Purchaser(s) will pay for the preparation of the Deed, an abstract of title and/or title opinion by a licensed attorney. Conveyance shall be subject to any encumbrances of record. All warranties of title shall merge in the deed and shall not survive the closing of the sale.

8. AGENCY: Auctioneer and Broker act as exclusive agents (s) for the Seller(s) in this transaction. Neither the Auctioneer nor the Broker acts as an agent for the Purchaser(s) in this transaction. The Auctioneer and/or Broker have the exclusive right to list and sell for this transaction, and all negotiations must be conducted through Broker. Purchaser(s) agrees to sign the Alabama Agency Disclosure Form at the time of signing the Contract. United Country Four Oaks Auction Company, its employees, agents, representatives, and contractees, act only for the benefit of Seller(s) and make no representation concerning the property whatsoever.

Purchaser(s) acknowledges that Broker, its employees, agents, representative, and contractees, acting as Auctioneer, has exercised the final pronouncement regarding sale order, methods of bidding, grouping and regrouping of the property, disputes among bidders, increments of bidding, and any other matters arising in the course of and in relation to the sale of the subject property. Purchaser(s) expressly approve all of Broker's actions.

9. LIQUIDATED DAMAGES: It is the specific intent of the parties to this Contract that the subject property will be sold for cash, to close within thirty (30) days. If Purchaser(s) is unable to close within the time stated, except for a reasonable time to cure any outstanding defects of title, and if Seller(s) elects not to extend the time to close in writing, then Seller(s) shall be deemed to have discharged its duties hereunder and shall be entitled to keep the entirety of the Down Payment paid, and Broker shall be entitled to keep the Buyer's Premium and Assessments paid, as liquidated damages and the cost of auction, surveys, Seller(s) costs, other labor, and the cost of the lost

opportunity of Seller(s) to otherwise sell the property to another bidder. Notwithstanding, any additional damages to Seller(s) and/or Broker by reason of Purchaser(s) default or failure to pay shall be subject to any and all remedies available to Seller(s) and/or Broker under the laws of Alabama and the United States.

- 10. TAX DEFERRED EXCHANGE: In the event either Purchaser(s) or Seller(s) desire to effect a tax deferred exchange in connection with the conveyance of the subject property, Purchaser(s) and Seller(s) agree to cooperate to affect such exchange; provided, however, that the exchanging party shall bear sole and complete responsibility for additional costs associated therewith, and that a non-exchanging party shall not assume any liability with respect thereto. Purchaser(s) and Seller(s) shall execute such documents as required to give effect to such exchange, without additional cost to the non-exchanging party.
- 11. MERGER CLAUSE, CHOICE OF LAW, VENUE: This written document, the Exhibit A "Terms and Conditions", and any signed, written addenda hereto constitute the entire agreement by and between the parties, and no oral representations or inducements are or shall be binding to either party. To the extent of any conflict between this written document and Exhibit A, this document shall be litigated, if at all, in a court of competent jurisdiction in the county in which the property lies or in which the Seller(s) reside, as may be chosen by seller(s), or otherwise in Morgan County, Alabama, Purchaser(s) execution hereof signifies his/her/their complete assent and agreement to submit to the personal jurisdiction of the court in the venue chose by Seller(s), or otherwise to the appropriate court in Morgan County, Alabama.
- **12. PARTIES:** Wherever used herein, any reference to the parties to this Contract shall be deemed to apply jointly and severally to them all, whether masculine, feminine, singular, and/or plural.

WITNESS OUR HAND AND SEAL THIS	DAY OF	, 2014	
PURCHASER		PURCHASER	
Phone Number:		Phone Number:_	
Address:		Address: _	
		-	
ACCEPTED BY SELLER(S) THIS	DAY OF_		, 2014
SELLER		WITNESS	
SELLER		WITNESS	