WILHOIT SALE BID ON-SITE ONLY

* City Lot * 5-Bedrooms * 2-Bathrooms * 2-Car Gar. * City Utilities * * 1,680 Sq. Ft. * Big Kitchen * Cvd Porch & Deck * Move-In-Ready!! * * 2007 GM Buick Lucerne CX * Furniture * Glassware * Longaberger Baskets * * Lg & Sm Appliances * Baby Lock Sewing Machine * Sewing/Craft Supplies * * Collectibles * Quilts * Lawn/Garden * Household Items * Garage Items * Help Yourself, Don't Let this one pass you by - Conveniently Located to Schools, Shopping, Churches, Great Rental, Retirement or Starter Home - Move-In-Ready.....Everything Must Sell!!!

Norma Wilhoit has moved into the Villa's Of Holly Brook and has entrusted us to sell her personal property, vehicle and home.



Property Information Packet (PIP) For Seller:

Norma F. Wilhoit, Estate - Terry G. Wilhoit, P.O.A.

Property Location:

805 South 5th Street, Marshall, IL. 62441

Real Estate Open House Preview:

Sunday September 25, 2016 from 1pm – 3pm (CST)

**** For a Private Showing contact David H. Shotts, Jr. - Real Estate (ONLY) ****

Auction Date & Time:

Saturday October 15, 2016 @ 10:00AM (CST) The Real Estate will sell first at 10:00AM (CST)

www.ucmarshall.com



Auctions, Appraisals & Realty, LLC

107B West Trefz Drive, Marshall, IL 62441

Office: 217.826.3333 • Cell: 812.243.1303

David Shotts, Jr., Auctioneer / Agent / Appraiser

IN Lic. #AU19300157 • IL Lic. #440.000310

dshotts@ucmarshall.com • www.ucmarshall.com

"Specializing in Marketing YOUR Property, No One Knows the Country Like We Do"

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AUCTION ELES

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"Specializing in Marketing YOUR Property, No One Knows the Country Like We Do"

Dear Prospective Bidder,

Thank you for your interest in the Saturday October 15, 2016 Auction of Real Estate and personal property. The real estate consists of a City Lot which includes a Ranch Style house, 2-Car Attached Garage & nice size yard at 805 South 5th Street, Marshall, IL. 62441. There will be an Open House Preview on Sunday September 25, 2016 from 1pm – 3pm (CST). Also, you can have a private showing by contacting David H. Shotts, Jr., Auctioneer/Agent, 812-243-1303, (Real Estate – ONLY). Please give me a 24 hour notice if possible.

NOTE: The Home Sells First at 10:00AM (CST).

The information contained in this property information package is intended to assist you in performing your own analysis and investigation of the land. All information was derived from sources believed to be correct but not guaranteed. All photos, maps, drawings, etc., are for illustration purposes *ONLY*; these should not to be interpreted as to the replacement of the title insurance commitment pertaining to actual boundaries, easements, right-of-ways, etc.

This information and the supporting documents are being furnished to you, the recipient for the recipient's convenience and it is the responsibility of the recipient to determine if the information contained herein is accurate and complete. Any reliance on the contents shall be solely at the recipient's risk. These documents are being provided without any warranty or representation, expressed or implied, as to its content, its suitability for any purpose of its accuracy, truthfulness or completeness.

Each prospective bidder must conduct, plus rely solely upon his or her own investigation and inspection of the property. Please review all information supplied and seek the appropriate assistance prior to attending the Auction on Saturday October 15, 2016 at 10:00AM Sharp, (CST).

NOTE: The Home Sells First at 10:00AM (CST).

Information provided herein was as complete as possible at the time of printing. If you require additional information, please call David H. Shotts, Jr. at (C) 812-243-1303 or www.ucmarshall.com

Please carefully review the Terms and Conditions of the auction and be prepared to sign the Offer to Purchase and to be bound by said offer in order to receive a bidder's number.

Respectfully,

United Country – Auctions, Appraisals & Realty, LLC David H. Shotts, Jr., Auctioneer/Agent

United Country – Auctions, Appraisals & Realty, LLC and its Representatives are Exclusive Agents for the Seller(s).

TERMS & CONDITIONS OF BIDDING AND PURCHASE

Terms of Real Estate: The successful Bidder(s) will deposit 10% of the contract purchase price, at the auction in the form of cash, cashier's check or pre-approved personal check/company check with irrevocable bank letter of guarantee (no bank drafts) or credit card (Visa, MasterCard, American Express or Discover). There will be a 3% clerical fee added to the contract price for the use of credit cards. The buyer(s) will sign a non-contingent real estate contract, immediately following the acceptance of the highest bid at the auction. The balance is due in approximately 45 days or within 5 days of presentation of insurable title. If it is a cash sale on the real estate, then we could close as early as the end of the following week. The acceptance of the highest bid is non-contingent upon the buyer(s) approval of financing; buyer(s) must arrange financing prior to the auction. The sale is not contingent on the buyer(s) ability to obtain financing. The property is being offered at Public Auction with the seller(s) having the right to reject and/or refuse any or all bids. The Real Estate will be sold "AS-IS, WHERE IS" with no warranties, expressed or implied and with no repairs, or improvements, but will be free and clear of any liens or encumbrances. The buyer(s) should perform their "Due Diligence" prior to bidding. A policy of title insurance for the contract price will be supplied to the buyer(s) from the seller(s) and the seller(s) shall pay for title search, premium for owner's policy and cost to correct any title defects. Buyer(s) shall pay for the judgment search, Attorney's examination of title and premium for mortgagee's policy. Auction will conclude when the Auctioneer determines that all bidders have made their best and final offers. The property is being sold subject to any easements or right-of-ways of public record. Anyone desiring to bid must be approved prior to the sale by David H. Shotts, Jr., Auctioneer. Any statements made by the Auctioneer on the day of sale or during the sale take precedence over any prior written, oral or electronic statements.

Registration: Registration begins at 8:30am; all prospective buyers wishing to bid on these properties must register and receive a bidder number on auction day. Please come early to avoid any delays. All Bidder's will be required to show a "Valid Drivers License" and execute a "Bidder's Registration Contract & Purchase/Sale Agreement Acknowledgement" to receive a bidder's number. United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer/Agent and the Seller(s) reserve the right to preclude any person or persons from receiving a bidder's number or actively bidding in any form if there is any question as to the person or person's credentials, behavior, suitability, etc. to participate in the bidding process.

<u>Bidders Number:</u> All Bidders are required to use the bidder number issued to them for all purposes associated with the auction.

<u>Bid Documents:</u> Upon the acceptance of the best and final bid as determined by the Auctioneer and confirmation by the courts and/or owner(s), the successful Bidder(s), shall sign a bid acknowledgement form and purchase & sale agreement as provided in their bid packet (unaltered by successful Bidder(s). Failure to execute these documents shall be deemed a default under these terms and conditions and shall result in forfeiture of deposit monies as liquidated damages, representing the negotiated and fair measure of damages, not to be construed as a penalty.

<u>Bidder:</u> After a Bidder has made a proper deposit and executed the purchase and sale agreement and bid acknowledgement, his/her earnest monies shall be kept in an escrow account as required by Illinois Statutes, Governing Auctioneers. The High Bidder shall be obligated to close within 45 days or within 5 days of an insurable title. At which time the real estate is closed and transfer of the balance of monies, title/deed, signatures, etc. have been made between the Seller(s) and Buyer(s), the deposited monies will be distributed by the closing agent.

Contingencies: There are NO contingencies to this auction.

Real Estate Buyer's Premium: The Buyer(s) will pay a 6% Buyer's Premium which will be added to the bid price to arrive at the contract price (high bid + 6% BP = Contract Price). The Buyer(s) is only required to pay 10% down, of the contract price, day of sale. **NOTE: WE DO NOT USE THE BUYERS PREMIUM ON PERSONAL PROPERTY, REAL ESTATE ONLY.**

Tenant Rights: At the present time there are no tenant rights in effect on the subject property.

<u>Survey:</u> The Seller(s) will have the final decision as to the need of any surveying and whom the surveyor will be. There is no survey required at this time. If a buyer desires a survey it will be at the expense to the buyer.

<u>Wood Destroying Insect Inspection:</u> A wood destroying insect inspection report is included in this packet of information.

School District: The property is located in the Marshall C-2 School District. The home is just a couple blocks from the Marshall South Elementary School.

Real Estate Closing and Title Insurance: The Title Insurance Commitment is available for viewing by contacting Clark County Title Company, 119 South 6th Street, Marshall, IL 62441, (217) 826-5212. The real estate closing will take place at the same location. Any questions regarding the closing or title commitment, please contact Clark County Title Company, Dee Dee Rhoads. The place of closing and transfer of title can take place at an alternate location as long as all parties are in agreement.

<u>Underlying Mineral Rights:</u> If there are any mineral rights and the Seller(s) owns the mineral rights, then all mineral rights available will be transferred to the Buyer(s).

Real Estate Taxes: The real estate taxes for 2015 due 2016 will be paid by the seller. The real estate taxes for 2016 due 2017 will be pro-rated to the date of closing and these taxes will be credited to the Buyer(s) at closing, based on the most current real estate tax bill. Buyer(s) assume responsibility of real estate taxes payable thereafter.

<u>Possession:</u> Seller(s) will grant possession of the property at closing.

<u>Property Showing:</u> There will be an Open House Preview on Sunday September 25, 2016 from 1pm – 3pm (CST). Also, you can have a private showing by contacting David H. Shotts, Jr., Auctioneer/Agent, 812-243-1303, (Real Estate – ONLY). Please give me a 24 hour notice if possible.

Auction Location: 805 South 5th Street, Marshall, IL. 62441, WATCH FOR SIGNS!!!

NOTE: The Home Sells First at 10:00AM (CST).

<u>Terms:</u> The singular shall include the plural, the plural shall include the singular, and each gender shall include all other genders, as the context may require.

Disclosure: United Country – Auctions, Appraisals & Realty, LLC and their Agents and Seller(s) are making notice to Buyer(s) of the real estate. The Buyer(s) are purchasing and the Seller(s) are selling the real estate "WHERE-IS, AS-IS" with any and all faults.

Disclaimer: Auctioneer(s) and Seller(s) have gathered information and promotional materials from sources deemed reliable but not guaranteed. Purchaser(s) acknowledges inspection of the property or has had the opportunity to do so and have chosen not to inspect the property. Purchaser(s) is relying solely on Purchaser(s) own inspection and judgment. Further, all parties acknowledge and agree that the Property is being sold "AS-IS, WHERE-IS" with no warranty, expressed or implied and with no contingencies, repairs, or improvements, but will be free and clear of any liens or encumbrances. Auctioneers are acting as agents for the Seller(s) in this transaction and they are not responsible for accidents, liability, errors or omissions in the information regarding the auction. Announcements made the day of the auction take precedence over any form of printed, oral or electronic material prior to the auction. The Auctioneer and the Seller(s) reserve the right to preclude any person or persons from actively bidding in any form if there is any question as to the person or person's credentials, behavior, suitability, etc. to participate in the bidding process.

<u>Representations and Warranties:</u> United Country – Auctions, Appraisals & Realty, LLC and/or its Auctioneer/Agent makes <u>NO</u> representations or warranties, expressed or implied and with no contingencies, repairs, or improvements, but will be free and clear of any liens or encumbrances with respect to the subject premises, as same address zoning, site plan approval or other federal, state or local laws. Any maps, plats, surveys, site plans, subdivision maps or the like have been supplied by the seller(s) and United Country – Auctions, Appraisals & Realty, LLC and Auctioneer/Agent make <u>NO</u> Representation, Warranties or guarantees with respect to locations, dimensions, tract sizes, suitability for use, or subsurface conditions.

Representation: By execution of this agreement the Bidder(s) acknowledges that United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer/Agent are Exclusive Agents of the Seller(s) ONLY.

Determination: In the case of disputed bids, United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer/Agent shall exercise his or her best discretion in determining the resolution of claims, and such decision is final. Such decision shall not be the subject of any post-auction claims. United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer/Agent reserves the right to bid on behalf of Buyers and/or Sellers (with disclosure to Bidders that Sellers are actively bidding). No transfer shall be recognized from one buyer to another. In the event a dispute should arise after the auction, United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer/Agent records shall be conclusive.

Bidders Personal Information: The information provided by each bidder to United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer/Agent is for the sole purpose of conducting the auction, and the transaction of selling/closing the real estate, personal property, goods, etc. The Bidders personal information will be kept confidential from the public.

<u>Indemnity Provisions:</u> By execution of this agreement, the Bidder agrees to bear responsibility for any charges, claims or expenses incurred by reason of any violation, breach or default in respect to these terms and conditions, including, reasonable attorney's fees, court costs, the cost of re-sale, remarketing costs. The foregoing remedies are not exclusive.

General Provisions: The provisions hereinmade cannot be altered except in writing, and any provision of this agreement shall be interpreted in accord with State Law in the state in which the real estate is located. This agreement shall not be interpreted or construed in a manner which creates a negative inference based upon the fact that United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer/Agent prepared the agreement. Facsimile or scanned signatures shall be considered binding. In such an event any provision herein is deemed illegal, void or unenforceable by a court of law, it shall not impact the body or balance of the agreement.

Interpretation: Interpretation of this agreement shall be consistent with the purchase and sale agreement, it being the stated intent that this document and the purchase and sale agreement are to be read as integrated documents conferring the same rights and obligations.

Forfeiture Upon Default: In such an event the High Bidder fails to abide by the terms and conditions set forth herein or fails to abide by the obligations arising from the purchase and sale contract executed in conjunction with this sale, the High Bidder acknowledges he or she shall forfeit all monies deposited. By execution of this agreement, the High Bidder acknowledges this is a negotiated result, and the forfeiture of said sums of money does not constitute a penalty.

<u> </u>	<u> </u>
Date:	Date:
SELLER(s) Print Name:	HIGH BIDDER(s) Printed Name: .
Signature:	Signature: .
Driver's Lic./State:	Driver's Lic./State: .
Company:	Company: .
Street:	Street: .
City/Town:	City/Town:
State: Zip:	State: Zip: .
Day Phone: () -	Day Phone: ()

Bid Number Assigned: (

).

United Country – Auctions, Appraisals & Realty, LLC and its Representatives are Exclusive Agents for the Seller(s).

Fax:

E-mail:

Cunited Country

Cell Phone: () -

Fax:

E-mail:

Auctions, Appraisals & Realty, LLC

Cell Phone: () -

107B West Trefz Drive, Marshall, IL 62441

Office: 217.826.3333 • Cell: 812.243.1303

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"Specializing in Marketing YOUR Property, No One Knows the Country Like We Do"

Contract for Bid Acknowledgement and Receipt for Down Payment

Property Des	scription:		Date:
Purchaser:	Name:		-
	Address:		
	City/Town:		_
	Day Time Phone:		
	Cell Phone:		-
Bidder Num	ber: Property # Purchased		Tract(s) Purchased:
	Bid Price: \$		
	6% Buyer's Premium: \$		
	Total Contract Price: \$		
or credit card	Payment of Contract Price: \$		
Conditions. Sale Contrac represented :	below, I acknowledge that I am the high bidd The provisions herein made do not vary in any et and Terms and Conditions Agreement. Bide as sold, same is dependent upon whether the a S WHEREOF, the parties hereto have signed	y respect from the representations of der below acknowledges that althou uction conducted is absolute or sub	clause of the Purchase and igh the property has been ject to Seller's confirmation.
	htry – Auctions, Appraisals & Realty, LLC For Auctioneer/Agent	High Bidder(s) = $Purchaser(s)$	
		X	
		Print Name:	
		X	
		Print Name:	
		X	
		Print Name:	
		X	
		Print Name:	

SHOWING INSTRUCTIONS

<u>Open House:</u> There will be an Open House Preview on Sunday September 25, 2016 from 1pm – 3pm (CST). Also, you can have a private showing by contacting David H. Shotts, Jr., Auctioneer/Agent, 812-243-1303, (Real Estate – ONLY).

Please give me a 24 hour notice if possible!!!

Please Respect Adjacent Landowners Privacy!!!!!!!!

THANK YOU FOR YOUR CONSIDERATION!!!!

NOTE: The Home Sells First at 10:00AM (CST).

SAMPLE

SAMPLE

IRREVOCABLE BANK LETTER OF GUARANTEE

(YOU'RE BANKS LETTER HEAD)

cayment of any checks drawn on our client's account (Names On The Account) (Contract Purchase Price = Total Amount
contract purchase price of any property and/or real operaisals & Realty, LLC on (Date of Auction) cable letter of guarantee is good until 90 days from the
INFORMATION.
Date

Note: This is the minimum required information. If this information is not on the letter, United Country – Auctions, Appraisals & Realty, LLC and their Client(s) have the right to reject and/or refuse your participation in the auction. You will need to place it in a sealed envelope with the same name that you registered with to obtain the bid number and hand it to the person that will register you for a bidder's number at the day of the auction. We will keep this letter in confidence for our records. After the auction if you were not the successful bidder/buyer of the property, you may request the envelope back. If your bank has any questions, please feel free to have them contact me David H. Shotts, Jr. at 812-243-1303.

ABSENTEE BID FORM

United Country – Auctions, Appraisals & Realty, LLC

Absentee Bidder Form

Bidders that are unable to attend the live auction in person may bid on items in a particular by using this absentee bidding form. Bidders must complete and sign this form and return it along with a bank letter of guarantee at least two business days (48 hours) prior to the date of the auction start time. Please type or print ledgeably all information required and mail this form to: United Country – Auctions, Appraisals & Realty, LLC, 107B W. Trefz Drive, Marshall, ILL., 62441 or scan and email to dshotts@ucmarshall.com

Bidder's Name			Auction
Address			Date of Auction
City	State	Zip	Bidder's Bank
Home phone ()		·	Account #
Work phone ()			Bank City & State
Fax ()	Mobile ph. ()	Contact Name Bank Phone ()

A starting bid and maximum bid must be submitted on each item or combinations of tracts, parcels, lots, Items, etc.

The absentee bidder form must be signed and dated by the absentee bidder. Facsimile or scanned and emailed signatures shall be considered binding. The absentee bidder must provide an irrevocable bank letter of guarantee from the bidder's financial institution in the amount equal to the maximum bids authorized over \$5,000.

The Absentee bidder form must be completed and received by United Country – Auctions, Appraisals & Realty, LLC at least two business days prior to the auction start time.

The irrevocable bank letter of guarantee must be acceptable to United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer(s)/Agent(s) at their sole discretion.

United Country – Auctions, Appraisals & Realty, LLC will confirm acceptance or non-acceptance of the absentee bidder form to the bidder prior to the date of the auction.

All absentee bidders are subject to the same terms and requirements as present bidders participating in the live auction, including but limited to the term announcements on sale day take precedence over printed materials. Only the successful absentee bidder will be notified by the next business day.

The successful absentee bidder agrees to pay for all items purchased in the full amount as required no later than three business days after the date of the auction.

All absentee bidders shall rely entirely upon their own inspection and information of items being offered for sale at the said auction.

All information given to United Country – Auctions, Appraisals & Realty, LLC by the absentee bidder will remain confidential.

The auctioneers agree to follow the absentee bidders instructions and authorizations in an ethical and professional manner and to bid in increments accordingly as seen fit by United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer(s)/Agent(s). Bids made by United Country – Auctions, Appraisals & Realty, LLC and their Auctioneer(s)/ Agent(s) on behalf of the absentee bidder will have the same legal effect as if made by the bidder personally at the live auction. Neither United Country – Auctions, Appraisals & Realty, LLC or their Auctioneer(s)/Agent(s) nor the owner(s) of the items being offered at auction guarantee condition of merchandise in this sale.

A Buyer's Premium may be added to your maximum bid, if applicable to the sale dated above at the advertised percentage rate.

no warranties or guarantees expressed or implied.

Item Description	Starting Bid	Maximum Bid
1)		\$
2)	\$	B
3)	<u> </u>	B
4)	<u> </u>	B
5)	<u> </u>	B
6)	<u> </u>	B

By signing below, the absentee bidder agrees to all terms stated on this form and agrees to be irrevocably bound by the above successful bids. By emailing this form the signature(s) may be deemed as original.

Absentee Bidder's Signature	Date

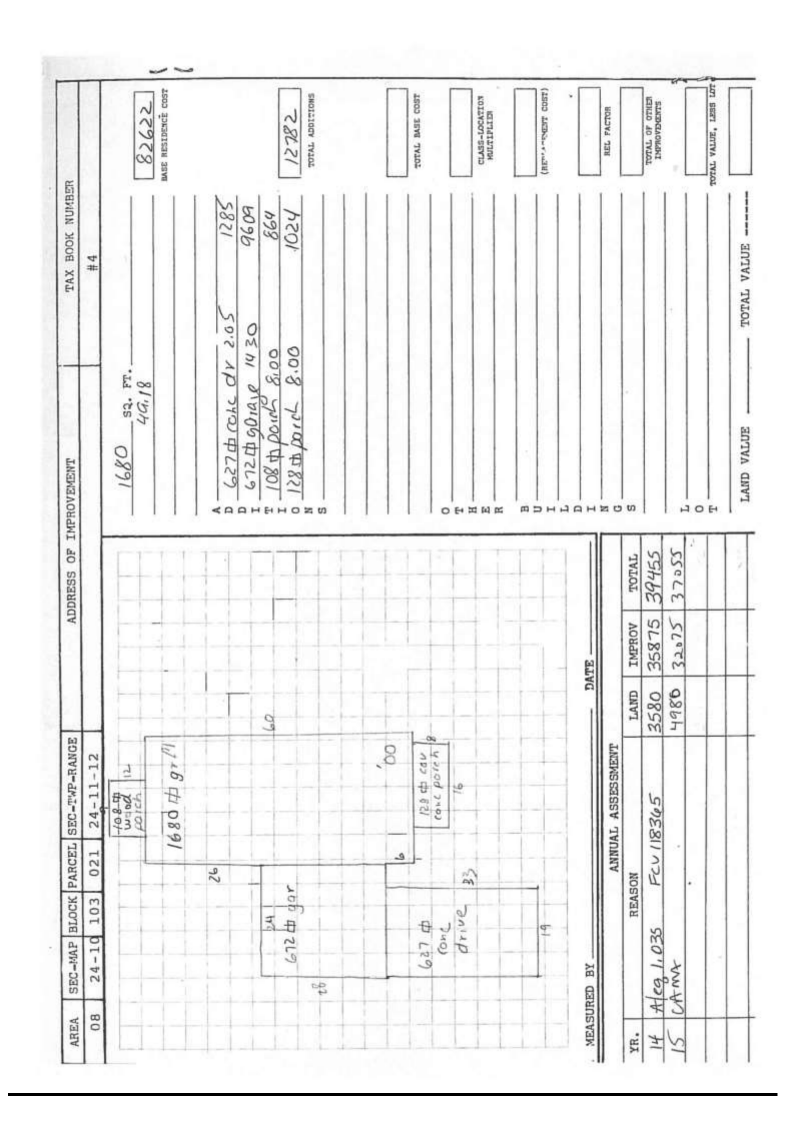
United Country – Auctions, Appraisals & Realty, LLC 107B West Trefz Drive, Marshall, IL. 62441 Website: www.ucmarshall.com

Phone: (O) 217-826-3333 or (C) 812-243-1303 or Email: dshotts@ucmarshall.com

ASSESSOR PROPERTY CARD

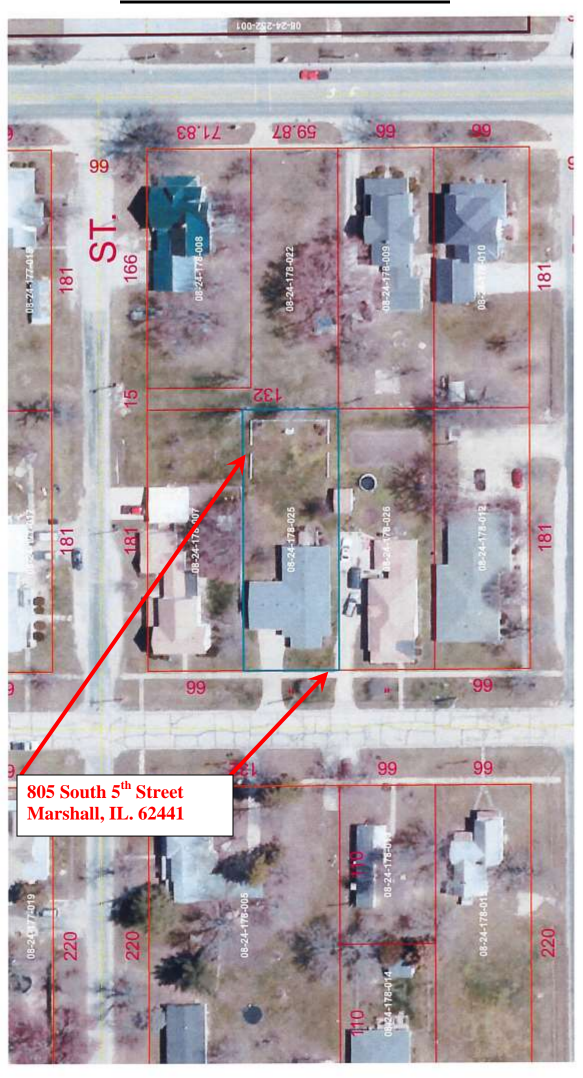
AREA SEC-MAP BLOCK PARCEL SEC-TWP-RANGE	SEC-I	PARK TAX DISTRICT SCHOOL WATERSHED FIRE MO DAY	YEAR DEED BK	DEED PG
08 24-10- 103 021	24-1	-11N-12W 4 Marshall-City C-2 OUT FD-1 03 28	00 251	125-126
		SUBDIVISION NAME LEGAL DESCRIPTION		3
Wilhoit Manrice 6.% Norma	orma	Woodford Dulaney BLOCK LOT		
805 S 5th St		LOT DIMENSIONS ACREAGE	_	
Marshall IL 62441		× 181 DEED CALC		
BUILDING AREA	S0. F	FT SPECIAL FEATURES		
Attached Garage Carport		TFP 03 57 RA 4% 06 37 RA 4% 06 37 RA 900 2455 cmm4 A 900 2455 cmm4 Central Heat		
Patio Deck Deck		Municipal Water Municipal Gas Septic Municipal Sewer		
Attic (Unfinished) Attic (Finished) Masonry Veneer In-Ground Pool		AD SPHALT		To Forestron
No. of Full Baths (3 fix. No. of Half Baths (2 fix.	 		P U	1 2B 2C
No. of Bedrooms FIREPLACES		COMMENTS: 3-28-00 & Sheet #41,500 apent from 08-08-24-10-	110-103-011	
Full masonry	:::	======================================		REL

NOTE: All photos, maps, drawings, etc., are for illustration purposes *ONLY*; these should not to be interpreted as to the replacement of the title insurance commitment pertaining to actual boundaries, easements, right-of-ways, etc.



<u>NOTE:</u> All photos, maps, drawings, etc., are for illustration purposes *ONLY*; these should not to be interpreted as to the replacement of the title insurance commitment pertaining to actual boundaries, easements, right-of-ways, etc.

ASSESSOR - AERIAL MAP



NOTE: All photos, maps, drawings, etc., are for illustration purposes *ONLY*; these should not to be interpreted as to the replacement of the title insurance commitment pertaining to actual boundaries, easements, right-of-ways, etc.

DESCRIPTION OF REAL ESTATE

NOTE: The Home Sells First at 10:00AM (CST).

Physical & Legal Description: The Real Estate sells at 10:00AM (CST). The property is located at 805 South 5th Street, Marshall, IL. 62441. **Legal Description:** Part of Block 57 of Woodford Dulaney Subdivision, with the measuring 66' x 181' = 11,946 sq. ft. or 0.274 acres m/l in the Town (now City) of Marshall, Illinois, situated in Clark County, Illinois.

Lot and Dwelling Description: The real estate is conveniently located to shopping, schools, churches, and other local amenities. The real estate is located in the County of Clark, Marshall Township, Marshall, Illinois. **Description:** The lot has a total of 11,946 sq. ft. m/l. This ranch style house was built in approximately 2000 (Norma purchased the house when it was brand new, she was the first to live it in 16 years ago). The gross living area of the house is 1,680 sq. ft. m/l that consists of kitchen, dining room, living room, 5-bedrooms, 2) 3-fixture bathrooms, and laundry/utility room/pantry. The kitchens cabinets were handmade and are solid oak. The walls and ceilings of the home are drywall and painted. The floor coverings consist of carpet and sheet vinyl. There is a 50 gallon natural gas water heater and a natural gas forced warm air furnace that supplies the entire house. There is an attic with a scuttle entrance in the garage. There is 100 ampere electrical service panel and wiring for the house and the garage. The windows throughout the house are thermos-pane/storms and screens and there are ceiling fans throughout the house. The foundation is poured concrete (with a concrete block appearance) and has an asphalt shingle roof (new roof installed 4-5 years ago). The exterior of the house is finished with vinyl siding and there are metal rain gutters. There is a front covered concrete porch measuring 8' x 16' and a rear treated wood deck measuring 10' x 12'. The rear deck has a Sun Setter Awning. The property has City of Marshall Utilities that consists of water, electric, waste disposal system and natural gas. There is a dry air crawl space. There is a vinyl fence with a vinyl archway in the backyard which is being used for ornamental purposes. There is a 2-Car Attached Garage with concrete floor, drywall walls and ceilings and the garage is insulated. Also, the garage has 2) electric overhead

NOTE: A wood destroying insect inspection report is included in this packet of information.

<u>Terms:</u> Announcements made at day of sale will take precedence over any previously printed, oral or electronic statements "Sold As Is, Where Is". Auctioneer is acting only as an agent to the Seller(s) and is not responsible for any accident or liability.

<u>NOTE:</u> All prospective buyers have 14 days prior to the auction for a home inspection to be conducted. The buyer will be required to sign a disclosure waiver for lead paint and a property disclosure waiver the day of the auction.

<u>NOTE:</u> The Auctioneer may use any dollar increment during the bidding process he feels is appropriate.

NOTE: The Home Sells First at 10:00AM (CST).

PHOTO'S





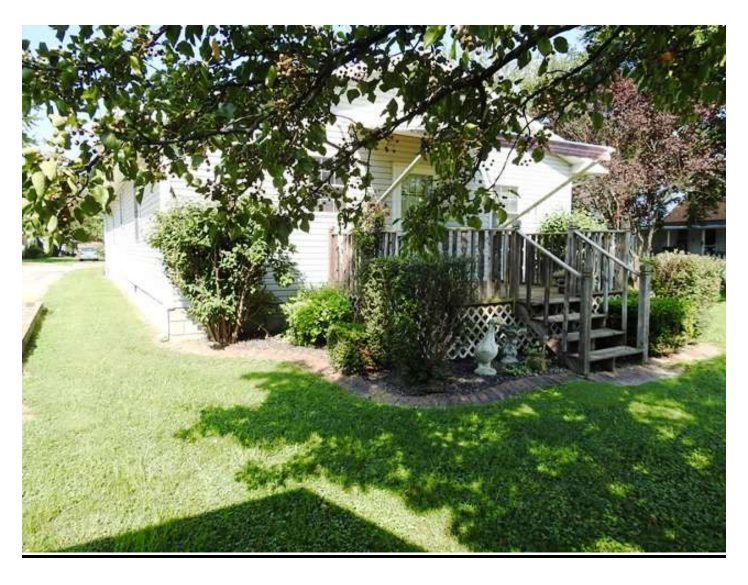












ENVIRONMENTAL ADDENDUM & DISCLOSURE

APPARENT* HAZARDOUS SUBSTANCES AND/OR DETRIMENTAL ENVIRONMENTAL CONDITIONS

This disclosure pertains to the property listed in this "Property Information Packet" being offered at auction for Norma F. Wilhoit on Saturday October 15, 2016.

*Apparent is defined as that which is visible, obvious, evident or manifest to the auctioneer.

This addendum and disclosure reports the results of the auctioneer's routine inspection of and inquiries about the subject properties and its surrounding area's. It also states what assumptions were made about the existence (or non-existence) of any hazardous substances and/or detrimental environmental conditions. The auctioneer is not an expert environmental inspector and therefore might be unaware of existing hazardous substances and/or detrimental environmental conditions which may have a negative effect on the safety and value of the property. It is possible that tests and inspections made by a qualified environmental inspector would reveal the existence of hazardous materials and/or detrimental environmental conditions on or around the property that would negatively affect its safety and value.

<u>**Drinking Water:**</u> The drinking water to the property is supplied by the City of Marshall Utility Department. It is the assumption of the auctioneer and seller(s) that there is an adequate supply of safe, lead-free drinking water.

<u>Sanitary Waste Disposal:</u> Sanitary waste disposal for the property is supplied by the City of Marshall Utility Department. It is the assumption of the auctioneer and seller(s) that the sanitary waste is disposed of by a municipal sewer and/or private system or adequate properly permitted alternate treatment system is in good condition.

Soil Contaminants: The auctioneer and seller(s) are not qualified to determine the presence of any soil contaminants and further more are not aware of any soil contaminants. It is the assumption of the auctioneer and seller(s) that the properties are free of soil contaminants.

<u>Asbestos:</u> The auctioneer and seller(s) are not qualified to determine the presence of any asbestos and further more are not aware of any asbestos. It is the assumption of the auctioneer and seller(s) that there is no uncontained friable asbestos or other hazardous material on the property.

<u>PCB's (Polychlorinated Biphenyls):</u> The auctioneer and seller(s) are not qualified to determine the presence of any PCB's and further more are not aware of any PCB's. It is the assumption of the auctioneer and seller(s) that there are no uncontained PCB's on or nearby the property.

Radon: The auctioneer and seller(s) are not qualified to determine the presence of any Radon and further more are not aware of any Radon. It is the assumption of the auctioneer and seller(s) that the radon level is at or below EPA recommended levels.

<u>UST's (Underground Tanks)</u>: The auctioneer and seller(s) are not qualified to determine the presence of any UST's and further more are not aware of any UST's. It is the assumption of the auctioneer and seller(s) that any functioning UST's are not leaking and are properly registered and that any abandoned UST's are free from contamination and were properly drained, filled and sealed.

Nearby Hazardous Waste Sites: The auctioneer and seller(s) are not qualified to determine the presence of any nearby hazardous waste sites and further more are not aware of any nearby hazardous waste sites. It is the assumption of the auctioneer and seller(s) that there are no hazardous waste sites on or nearby the properties that negatively affect the value or safety of the properties.

<u>UREA Formaldehyde (UFFI) Insulation:</u> The auctioneer and seller(s) are not qualified to determine the presence of any UFFI and further more are not aware of any UFFI. It is the assumption of the auctioneer and seller(s) that there is no significant UFFI insulation or other UREA formaldehyde material on the property.

<u>Lead Paint:</u> The auctioneer and seller(s) are not qualified to determine the presence of any lead paint and further more are not aware of any lead paint. Because the improvements on the property were not built prior to 1978 the possibility of lead paint may not be present. It is the assumption of the auctioneer and seller(s) that there is not any lead paint on the property. It is recommended by the auctioneer and seller(s) that a qualified professional be contacted if there are any concerns.

<u>Air Pollution:</u> The auctioneer and seller(s) are not qualified to determine the presence of any air pollution and further more are not aware of any air pollution. It is the assumption of the auctioneer and seller(s) that the property is free of air pollution.

<u>Wetlands/Floodplains:</u> The auctioneer and seller(s) are not qualified to determine the presence of any wetlands/floodplains and further more are not aware of any wetlands/floodplains. It is the assumption of the auctioneer and seller(s) that there are no wetlands/floodplains on the property.

<u>Miscellaneous Environmental Hazards:</u> The auctioneer and seller(s) are not qualified to determine the presence of any miscellaneous environmental hazards and further more are not aware of any miscellaneous environmental hazards. The auctions are being conducted with the assumption that there are no miscellaneous environmental hazards that would negatively affect the safety, value or integrity of the properties.

NOTE: All or parts of the improvements were not constructed before 1978 when lead paint was a common building material, and the possibility of lead-based paint contamination may not exist. There is no **apparent** visible or known documented evidence of lead paint on the floors, walls or ceilings. The only way to be certain that the property is free of surface or subsurface lead paint is to have it inspected by a qualified inspector. If there are any further questions as to the presence of any environmental hazards on any of the properties it recommended by the auctioneer and seller(s) that the buyer(s) have a qualified professional inspector to conduct such an inspection. All cost's related to any inspection and/or repairs will be at the expense of the buyer(s). All prospective buyers have 14 days prior to the auction for a home inspection to be conducted. The buyer will be required to sign a disclosure waiver for lead paint and a property disclosure waiver the day of the auction. The property is being sold "AS IS, WHERE IS" with no warranties expressed or implied.

WOOD DESTROYING INSECT REPORT

ondition of the above identified	9-6-1016 The St. Il Indis must impected structure(s) on the date of inspection of structure(s) are careful visual inspection of	
Campbell o. 052-026820 H ondition of the above identified tuture infestations or defects. If	ouse WIAHachedGen	
Campbell o. 052-026820 H ordition of the above identified future infestations or defects. If	ouse WAttached Gen	
o. 052-026820 H ondition of the above identified future infestations or defects. If	structure(s) on the date of inspection and	
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ng (description and location):	water than the same of the	
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	THE RESIDENCE	
CLCC 11 LOC NOCO CONTROL CONTR	if performed the treatment should be contact	
	The inspector may write out obstructions use the following optional key:	
	1. Fixed colling 13. Only Visual acco	
Man Lovel Asic Storage Fixed Wall Covering Exterior Perch Perch De Access Under Concrete Front Porch		
an integral part of the report)	Realty Inspection	
	A Cases &	
	20-00	
	indensigned hereby acknowledges receipt o	
	of this report and understands the informati	
	t, it should be understood that by this report, it is recommended seed for repairs, we been previously treated. Visib for companies. The company that is be in place.	

AD VALOREM TAXES / ZONING

Permanent Tax Numbers:

Parcel # 08-08-24-10-103-021 Marshall Township, Clark County, Marshall, Illinois, 62441.

Zoning:

Zoned R-1, Single Family Residential

Taxes:

Parcel # 08-08-24-10-103-021- estimated to be \$2,067.62 per year with 3 exemptions.

Information provided by the Clark County Supervisor of Assessments Office and Treasures Office.

FOR MORE INFORMATION ON AD VALOREM TAX MATTERS, ZONING, CITY UTLITIES – WATER, ELECTRICITY, WASTE DISPOSAL and NATURAL GAS - YOU MAY CONTACT THE FOLLOWING:

Clark County Supervisor of Assessments – 217-826-5815

Clark County Treasure – 217-826-5721

 $City\ of\ Marshall-City\ Hall-217-826-8084$



CONTRACT FOR PURCHASE & SALE OF REAL ESTATE

This is a legally binding contract. If not fully understood, we recommend that all parties to the contract consult an attorney before signing.

Property	#	Tract(s) #	Date:_	
below, pu same are	ırchaser acknowle legally binding, it	agreement, provided at th dges the terms and conditi being the intent of the par " and this Purchase and Sa	ons for purchase are incorties that the obligation of p	rporated herein and ourchaser arising from
1. ID	ENTIFICATION A. <u>SELLER</u>	OF PARTIES TO THE CO	ONTRACT	
	NAME:			
	Address:			
	City/Town:		State:	Zip:
(Eve	Daytime Phone: _ en though the word '	"Seller" is singular, it refers	Cell Phone: to each and all of those who	sign below as Seller.)
	B. PURCHASER	<u>(</u>		
	NAME:			
	Address:			
	City/Town:		State:	Zip:
(Even	Daytime Phone: _ though the word "Pu	rchaser" is singular, it refers	Cell Phone:to each and all of those who si	ign below as Purchaser.)
2. PF	is known as:	SOLD which the Seller is agreeing to a legal description of the p		
		escription: Part of Block 57 946 sq. ft. or 0.274 acres m/l ir linois.		
	minerals, and re	ncludes all Seller(s) rights are oads annexed to, and on all so in this contract.		
INITIAL	Ç.		HIGH BIDDE	D INITIAI C.
MILLIAL	1D•		HIGH DIDDE	N 11111ALD

ITEMS INCLUDED IN SALE

The following, if located on the property at the time of signing of the contract, are included in the sale of the real estate, unless stated otherwise in this contract, "As Is, Where Is".

- i. All buildings and improvements,
- ii. Lighting, heating and plumbing fixtures,
- iii. Window shades, Venetian blinds, traverse rods, curtain rods,
- iv. All wall to wall carpeting,
- v. Storm and screen doors and windows,
- vi. Water softeners and propane tanks (if owned by the seller(s)),
- vii. Portable Building
- viii. All shrubbery, trees, and plants in the ground, and
 - ix. Other existing items not listed above and which are included in the sale are listed here:

 Any trash, scrap & scrap iron and any items remaining in any buildings or with the real estate.

3.	ITEMS EXCLUDED FROM THE SALE		
	The following items are excluded from the sale of real estate:	NONE	

4. BUYER'S PREMIUM

It is clearly understood and agreed to by both the Buyer and the Seller that THE BUYER'S PREMIUM IS THAT PORTION OF THE COMMISSION WHICH IS BEING PAID BY THE BUYER THROUGH THE SELLER. UNITED COUNTRY – AUCTIONS, APPRAISALS & REALTY, LLC AND THEIR AUCTIONEER/AGENTS REPRESENTS ONLY THE SELLER. If either the Buyer or the Seller should fail to perform on the contract the party responsible for failing to close on the property shall be responsible for the full commission due United Country – Auctions, Appraisals & Realty, LLC. In the event the Buyer defaults, the funds held by United Country – Auctions, Appraisals & Realty, LLC shall be retained to the extent of the Buyer's Premium and the balance shall be remitted to the Seller or their Attorney.

5. FORFEITURE PROVISIONS

Buyer has heretofore deposited a sum of money (earnest) at the auction as to include the 6% Buyer's Premium, which sums are presently within a designated escrow or non-interest bearing account at Preferred Bank for a reasonable amount of time as is considered to accomplish the final settlement between the Seller(s) and United Country – Auctions, Appraisals & Realty, LLC. At that time the sums of money are then transferred to an escrow account of Clark County Title Company. The Buyer acknowledges that, in the event of default pursuant to the terms of this contract or a violation of the "Terms and Conditions" of the auction, the funds provided shall be forfeit, as same represent liquidated damages. The foregoing shall not be construed as a penalty clause inasmuch as the terms and conditions for the auction identify this fact and inasmuch as the auction has already been conducted and Seller has committed to the Purchaser. The parties hereto agree that it represents a fair, equitable and negotiated resolution to the Seller(s) legitimate claim of default, and not a penalty.

6.	PURCHASE PRICE	
	The Purchase Price is (Line C – Below):	
	\$()Dollars, U.S
7.	METHOD OF PAYMENT	

METHOD OF PA	AYMENT
A. \$	Bid Tendered at Auction.
B. +	(6%) Buyer's Premium. Purchaser agrees to pay this amount.
C	Contract sale/purchase price including the Buyer's Premium. (A+B=C)
D	Paid as a "Cash/Credit Card/Bank Check/Guaranteed Funds" down payment
	(earnest).
F -	Ralance Due in Cash/Rank Check/Guaranteed Funds at closing (C-D-F)

8. MORTGAGE EXPENSES

A. Any mortgage recording tax, recording fee, expenses of drawing papers and any other expenses to be incurred in connection with procuring a mortgage shall be paid by the purchaser.

В.		esponsibilities rega	rding the f	ortgage shall be paid by the purchaser. Filing of the required tax reporting for	
SELLER IN	NITIALS:		23	HIGH BIDDER INITIALS:	<u></u>

9. SELLER'S TITLE

Seller will transfer to Purchaser all his right, title and interest in the property as per the "Terms and Conditions". Seller will convey title to purchaser subject to any easement of record; existing restrictions, covenants, conditions of record; zoning and environmental protection laws in existence as of this date so long as the foregoing does not render title uninsurable. Seller will deliver title that any reputable title company will insure. Buyer is responsible for ordering and paying for any additional title searches and title insurances he/she desires.

10. DEED

The property shall be transferred from the Seller(s) to Purchaser by means of a Deed. The deed will be properly prepared and signed so that it will be accepted for recording by the County Clerk in the County in which the property is located. If the Seller is transferring the property as an executor, administrator, trustee, committee or conservator, the deed usual to such cases shall be accepted.

11. ILLINOIS STATE TRANSFER TAX

The Seller agrees to pay "Illinois State Real Property Transfer Tax" as set by law.

12. TAX AND OTHER ADJUSTMENTS

The following shall be adjusted between the Purchaser and Seller as of the date of Closing/Possession.

- A. Rents, if any, as and when collected
- B. Interest and mortgage escrow account, if any
- C. Taxes, sewer, water and utility rents, if any
- D. Municipal assessment yearly installment, if any
- E. Fuel, if any
- F. Homeowner's Association dues, if any

13. DATE AND PLACE OF TRANSFER OF TITLE

The transfer of title to the property from Seller to Purchaser will take place at the Clark County Title Company, 119 South 6th Street, Marshall, IL 62441, (217) 826-5212. The closing will be completed with title transferred on or before ______ at _____.m. or in 45 days or within (5) days of presentation of insurable title, time is of the essence. If surveying is required the closing date could be delayed anywhere from 45 – 90 days.

14. POSSESSION

The Purchaser(s) shall be granted possession of the property at closing, provided transfer of title has occurred.

15. DOWN PAYMENTS

It is agreed that any payments made by the Purchaser prior to transfer of title are to be deposited into an escrow account (non-interest bearing). Down payment(s) will be held in an escrow or non-interest bearing account at Preferred Bank for United Country – Auctions, Appraisals & Realty, LLC, and then transferred to Clark County Title Company escrow account, then to the Seller's Attorney's escrow account and/or an account designated by the Seller. At which time the holder of such funds shall apply the total payments to United Country – Auctions, Appraisals & Realty, LLC for their fee(s) due and any excess of down payment over and above the fee will go to the Seller unless there has been a forfeiture or an agreed and written agreement for distribution of funds which is contrary to the form provided herein. If Buyer fails to perform, he or she forfeits all payments as liquidated damages or is subject to a specific performance action, and agrees to pay the full BUYER'S PREMIUM to United Country – Auctions, Appraisals & Realty, LLC. All resale expenses and any interest due will be the property of the Seller(s).

16. REMEDIES UPON DEFAULT

In the event Purchaser defaults pursuant to the terms of this agreement, Seller shall have any remedy under Illinois State Law available. The foregoing shall include but not be limited to, an action for damages and action for specific performance or retention of funds as referenced above as liquidated damages. Any action for damages shall include the actual loss to Seller, together with any expenses incurred including but not limited to reasonable attorney's fees, re-auctioning the property, remarketing the property, and all other expenses associated with same arising from Buyer(s) default.

SELLER INITIALS:	HIGH BIDDER INITIALS:	

17. ENTIRE AGREEMENT

There are no representations made outside of the four corners of this contract, and the provisions herein made with respect to the Buyer's obligations are integrated and hereby incorporate the Terms and Conditions executed by Buyer on the occasion of the auction. Purchaser acknowledges this property is transferred as is, where is, and there are no warranties, guarantees or promises which shall survive title, By execution of this contract, Purchaser acknowledges it has had ample opportunity prior to execution to inspect, review and observe and all conditions relative to the subject premises which would cause concern to a reasonable Purchaser. Announcements and Terms made the day of the sale or during the sale along with this contract replaces and supersedes any and all other prior understandings, written, verbal or electronic statements, that were made prior to the auction and previously entered into by and among the parties hereto with regard to the sale and purchase of the premises above described and all the same are merged herein. TERMS OF THIS CONTRACT WILL NOT BE MODIFIED IN ANYWAY UNLESS AGREED TO IN WRITING BY ALL PARTIES.

18. BINDING CONTRACT

Purchaser and Seller agree that they, their heirs, legal representatives, successors and assigns will be bound under this contract. A signed facsimile or scanned & email of this document will represent a fully executed contract.

19. OTHER TERMS:

- A. <u>Real Estate Taxes:</u> The real estate taxes for 2015 due 2016 will be paid by the seller. The real estate taxes for 2016 due 2017 will be pro-rated to the date of closing and these taxes will be credited to the Buyer(s) at closing, based on the most current real estate tax bill. Buyer(s) assume responsibility of real estate taxes payable thereafter.
- B. **Tenant Rights:** There are no tenant rights in effect at the present time.
- C. <u>Survey:</u> The Seller(s) will have the final decision as to the need of any surveying and whom the surveyor will be. There is no survey required at the present time. If a buyer desires a survey it will be at the expense to the buyer.

20.	THE BUYER AGREES TO PAY UNITED COUNTRY – AUCTIONS, APPRAISALS &
REALTY.	LLC. A BUYER'S PREMIUM OF:

\$,	(_Dollars,	U.S.)
upon signing this	agreement.		

21. CONVEYANCE BY SELLER

Seller agrees to sell the real estate and the property, if any, described above at the price, terms and conditions set forth herein, and to convey or cause to be conveyed to Buyer, title thereto by a stamped, recordable deed, with release of homestead rights, subject but not limited to:

- a. All easements apparent, restrictive covenants and easements of record, all general real estate taxes and special assessments, if any;
- b. Public utility easements and other easements as now platted or otherwise now of record or apparent, if any;
- c. Any building setback lines and restrictions as now platted or now of records, if any;
- d. The rights of all persons claiming by, through or under Buyer; and
- e. General exceptions and Schedule B exceptions set forth in Chicago Title Insurance Company's commitments or comparable coverage for title insurance which are hereby incorporated herein by this reference.
- f. Rights of Present Owners/Tenants to crops, until harvest is completed for the present year of this contract.

22. TERMS

The singular shall include the plural, the plural shall include the singular, and each gender shall include all other genders, as the context may require.

23. EVIDENCE OF TITLE

A. Not less than fifteen (15) days before closing, Seller shall provide to Buyer evidence of title in the form of a commitment from a reputable title insurer for an owner's title insurance policy in the amount of the purchase price, which shall show title in Seller or the intended grantor, subject only to the general exceptions to which options on abstracts of title are normally subject or are contained in such title insurance policy, to the title exceptions set forth in Paragraph 7 of this agreement, and to acts and sufferance of buyer or those claiming by, through or under buyer.

SELLER INITIALS:	HIGH BIDDER INITIALS:	

B. The title commitment shall be conclusive evidence of good title as therein shown as to all matters insured by the policy, subject only to the exceptions therein stated and herein permitted and in paragraph 7 hereof.

24. OBJECTION TO TITLE

- A. Written title objections or requirements must be furnished by the buyer and buyer's attorney within five (5) days after delivery of title papers to buyer, or buyer's attorney. If the title papers show defects other than those customarily waived under Clark County examination rules, and if the buyer files written objections thereto, seller shall have twenty (20) days from the date of delivery of buyer's attorney's objection or requirements, to cure such defects and present title papers on the basis of which a closing may occur as provided herein.
- B. If title cannot be made as provided above, and if title defects cannot be removed or insured over within the said twenty (20) day period after written notification to seller, this agreement shall be terminated and the payments shall be refunded to buyer's, unless buyer's, within an additional fifteen (15) days after seller has received notice of such title defects, elects to accept title subject to such defects; upon which elections buyer may deduct from the purchase price the amounts of al liens, encumbrances or like interests of a definite or ascertainable amount.

25. NOTICES

Notices required under this contract shall be in writing by U.S. certified postage prepaid mail to the address stated above, return receipt requested, or by delivery in person. Addresses may be changed by like notice. Date of posting shall be deemed date of receipt. Failure by the notifying party to receive back the receipt card signed by the addressee shall not invalidate the notice.

26. SURVEY

The Seller(s) will have the final decision as to the need of any surveying and whom the surveyor will be. There is no survey required at the present time. If a buyer desires a survey it will be at the expense to the buyer.

27. MINERAL RIGHTS

If there are any mineral rights and the Seller(s) own their mineral rights, then all mineral rights available will be transferred to the Buyer(s).

28. DISCLAIMER'S

- A. United Country Auctions, Appraisals & Realty, LLC and their Agents and Seller(s) have gathered information in promotional materials from sources deemed reliable but not guaranteed. Purchaser acknowledges inspection of the property or has had the opportunity to do so and chosen not to inspect the property. Purchaser is relying solely on purchasers own inspections and judgment. Further, all parties acknowledge and agree that the property is being sold "WHERE-IS, AS-IS" with any and all faults. United Country Auctions, Appraisals & Realty, LLC and their agents have acted as agents for the seller in this transaction.
- B. United Country Auctions, Appraisals & Realty, LLC and their Agents and Seller(s) are making notice to Buyer(s) of the real estate. There is a small area that has been utilized as a site for trash and there could be others that have not been identified. The Buyer(s) are purchasing and the Seller(s) are selling the real estate "WHERE-IS, AS-IS" with any and all faults.

29. CONTINGENCIES

There are NO contingencies to this contract.

SELLER INITIALS:	HIGH BIDDER INITIALS:	•

30. PHYSICAL CONDITION OF PROPERTY

The Seller makes no representation or warranty whatsoever as the physical condition of the property to be conveyed to the buyer(s). The buyer(s) acknowledges that they the buyer(s):

- A. have entered into this agreement upon the basis of its own investigation of the physical condition of the real property, including subsurface conditions, and has inspected the real property and is thoroughly familiar with its conditions; and,
- B. is acquiring the real property in a "WHERE IS AS IS" condition on the date of closing and acknowledges and agrees that the seller(s) has not made and does not hereby make any representations, warranties or covenants of any kind or character whatsoever with respect to the physical condition of the real property, whether expressed or implied, and the buyer(s) assumes the risk that adverse physical conditions may not have been revealed by its investigation; and,
- C. with respect to the physical condition of the real property, is not relying upon any warranties, promises, guarantees or representations made by the seller(s) or anyone acting or claiming to act on behalf of the seller(s) in purchasing the property.

31. SELLER'S AGREEMENT TO PAY COMMISSION

DATE:

Seller hereby accepts the above offer and agrees to sell on the terms and conditions set forth and agrees to pay United Country – Auctions, Appraisals & Realty, LLC a fee of an amount equal to or more as agreed upon previously between the Seller and United Country – Auctions, Appraisals & Realty, LLC.

DATE:

HIGH BIDDER = PURCHASER X				SELLER X			
<u>AT</u>	TORNEY	<u>′</u>		ATTORNEY			
()	-	OFFICE	()	-	OFFICE
()	-	FAX	()	-	FAX
() - CELL				()	-	CELL
E MAII.				TO BALLET.			



Auctions, Appraisals & Realty, LLC

107B West Trefz Drive, Marshall, IL 62441

Office: 217.826.3333 • Cell: 812.243.1303

David Shotts, Jr., Auctioneer / Agent / Appraiser

IN Lic. #AU19300157 • IL Lic. #440.000310

dshotts@ucmarshall.com • www.ucmarshall.com

NOTES

NOTE: The Home Sells First at 10:00AM (CST).