SAMPLE SALES CONTRACT

an addr	ess of 1022 Elm Street, Knoxy	ville, TN 37921 (phone: 865-54	etween SUSAN KING, SELLER; FURROW 46-3206), AGENT; and	
address	s of		IESSETH	
Buyer in Seller, s corner Blount	n conjunction with Buyer placin subject to the conditions here of Wright Road and Cus	property auction conducted by g a bid for purchase, Seller he inafter set out, the following sick Road, Blount Count ssessor's Office and fur	y Agent on behalf of Seller and the terms and preby agrees to sell to Buyer, and Buyer here described premises: 12.7 Acres of vacaby, as shown on Tax Map 26L, Group of ther shown in Deed Book 2088 on	eby agrees to purchase from ant land located at the b A, as parcel 12 in the
-	<u>=</u>		as cornect manay and part of the purchase pa	rice the EADNEST
and/or all end CLOS RECO ZONIN AS SH	EY, receipt of which is hereby a cassigns. Seller shall deliver to cumbrances, except as stated ING; RIGHTS OF TENANTS PROED OR VISIBLE ROAD-WIG; ALL NOTATIONS SHOW HOWN ON COMMITMENT FO	acknowledged, this contract is to Buyer a <u>WARRANTY</u> deatherein, being: CURRENT YEAN IN POSSESSION (IF APPLIC YAY RIGHTS OF WAY, RAILF IN ON ABOVE REFERENCEIDER TITLE OBTAINED BY SEL	as earnest money and part of the purchase purade binding on both parties, their heirs, exceed conveying fee simple title to the Property tax PROPERTY TAXES WHICH WILL BE PABLE); PRO-RATION OF RENTS (IF APPLICATION OF RENTS; SUB-DIVENTED SURVEY; ALL EXCEPTIONS BOTH STALLER BY SIN CONJUNCTION WITH THE DEED.	ecutors, successors to Buyer free and clear of RO-RATED AS OF LICABLE); ANY VISION RESTRICTIONS; NDARD AND SPECIAL
(INCL) BALA SUBJ	<u>UDES 10% BUYER'S PREMI</u> NCE DUE IN CASH ON CLOS	<u>UM)</u> , under the following term SING ON OR BEFORE SEPT ES. TITLE INSURANCE AND	roperty the total purchase price of \$	ACTION - CLOSING NOT
OR EX	(PRESS EXCEPT WARRANT	TY OF TITLE. Buyer acknow, , conditions, restrictions, re	AULTS" CONDITION WITH NO WARRANT ledges that all properties are being sold eservations, exploration rights, easemen	at public auction,
40000	omomo, zomng, and an our		: AS DIRECTED BY BUYER	
Title insuran	Insurance <u>(at Buyer's exper</u> nce provided Seller shall no	t incur any cost as a result	No WILL ADVISE - Buyer may, at its of such insurance. MUTUALLY AGREED	own expense, obtain title
		the Property, but solely an age	ent for Seller, who is the fee owner of the Pro	
amo adv	ount of \$	will be refunded to Buyer as	xceptions cannot be given to Buyer at closin Buyer's sole remedy. This contract is subjor of above-referenced Title Commitment sub	ect to any event that would
3. <u>Cas</u> hav reso	sualty. In the event of the des e the option to either receive cind this contract and receive a	any insurance proceeds on the refund of the Earnest Money		nmate the transaction, or to
cas Age 5 . <u>Clo</u> 9/4 stat	e of Seller's default, Seller ment may retain the earnest monsing and Settlement. Closions. At the closing each patternents, including any afficient.	ay recover additional damage ney for commissions previously ing to be conducted by <u>Terry shall execute and delived davits reasonably required</u>	rms of this agreement on or before Septement on or before Septement on or before Septement or obtain specific performance as permit by earned and related sales expenses from the ennessee Valley Title, Knoxville, Tn (865) or all documents necessary to effect and by the Title Company for issuance of in	ted by law. In such event, e forfeited Earnest Money. 5) 523-0209, on or before complete the closing, any ts title policy without the
Title enc	e Company and shall cor cumbrances except as spec	nvey to Buyer marketable cified herein and insurable	executed by Seller shall be on the form t fee simple title, free and clear of a as such by the Title Company at stand	II liens, restrictions and dard rates on the current
fille in t	ed in at the closing, and all d his Contract. Buyer shall pa	locuments shall otherwise bay: (1) all title examination u	d Form, 1992. All blanks in all of the clope conformed to meet the requirements or pdates and insurance (at Buyer's option appared for august (1) title examination prepared for august (1).	f the parties as expressed and expense); (2) one-half
6. <u>Cor</u> the	condition of the Property, and	eby acknowledges Buyer's ob agrees that an inspection of t	otions. Igation to perform due diligence in regard to the Property has been made by Buyer, that it is Buyer has chosen to make, and not by or it.	the purchase is based upon
mad repr	de by Seller or Agent. Buyer resentations made by Seller or	hereby expressly waives and Agent, except such represent	y and all claims for damages or rescission tations as may be contained in this contract. with its purchase of this Property from Se	of this contract due to any
und	dersigned Buyer all information stes and/or substances, and/or	on, if any, made known by S or the storage of hazardous v	deller to Agent concerning the exposure of wastes and/or substances and/or existence of forward with the purchase based on this in	the Property to hazardous of lead-based paint on the
9. <u>As</u>		n this contract in writing pro	nt disclosed Seller's name. ovided Buyer shall give Agent notice of su binding upon and inure to the benefit of	
10. <u>Enti</u> res	pect to the above-described	and Buyer agree that this c I Property and shall not be	contract constitutes the sole and only agreemodified, except in writing, and shall be	
suc	ccessors and/or assigns. Tim	e is of the essence.	FURROW AUCTION COMPANY, AG	ENT
Accept	ed:			
-	Seller			
Date:				

Buyer