## **SAMPLE SALES CONTRACT**

an address of 1022 Elm Street, Knoxville, TN 37921 (phone: 865-546-3206), <b>AGENT</b> ; and, with an address of, <b>BUYER</b> .
WITNESSETH  Pursuant to a bid placed at real property auction conducted by Agent on behalf of Seller and the terms and conditions agreed upon by Buyer in conjunction with Buyer placing a bid for purchase, Seller hereby agrees to sell to Buyer, and Buyer hereby agrees to purchase from Seller, subject to the conditions hereinafter set out, the following described premises: <a acknowledges="" all="" and="" are="" as="" assessments,="" at="" auction,="" being="" buyer="" condition="" conditions,="" covenants,="" easements,="" either="" except="" existing="" exploration="" express="" faults"="" href="Laurel Valley Golf Course consisting of approximately 92.48 acres and the clubhouse with approximately 5,649 square feet of office, retail, restaurant space, located at 384 Laurel Valley Road, Blount County, TN as shown on Tax Map 95N, Group A, as parcel 1.02 in the Blount County Property Assessor's Office and further shown in Deed Book 2095 on Page 2421 in the Blount County, TN Register of Deeds Office, the Property.&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;In consideration of \$, paid by Buyer as earnest money and part of the purchase price, the EARNEST MONEY, receipt of which is hereby acknowledged, this contract is made binding on both parties, their heirs, executors, successors and/or assigns. Seller shall deliver to Buyer a &lt;u&gt;WARRANTY&lt;/u&gt; deed conveying fee simple title to the Property to Buyer free and clear of all encumbrances, except as stated herein, being: CURRENT YEAR PROPERTY TAXES WHICH WILL BE PRO-RATED AS OF CLOSING; RIGHTS OF TENANTS IN POSSESSION (IF APPLICABLE); PRO-RATION OF RENTS (IF APPLICABLE); ANY RECORDED OR VISIBLE ROAD-WAY RIGHTS OF WAY, RAILROAD OR UTILITY EASEMENTS; SUB-DIVISION RESTRICTIONS; ZONING; ALL NOTATIONS SHOWN ON ABOVE REFERENCED SURVEY; ALL EXCEPTIONS BOTH STANDARD AND SPECIAL AS SHOWN ON COMMITMENT FOR TITLE OBTAINED BY SELLER BY BUYER SHALL PAY ANY AND ALL TRANSFER TAXES AND/OR RECORDING FEES IN CONJUNCTION WITH THE DEED.&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;Buyer shall, on or before September 4, 2009, pay for the property the total purchase price of \$(INCLUDES 10% BUYER'S PREMIUM), under the following terms: 10% DOWN WITH THE SIGNING OF THIS CONTRACT; BALANCE DUE IN CASH ON CLOSING ON OR BEFORE SEPTEMBER 4, 2009. THIS IS A CASH TRANSACTION - CLOSING NOT SUBJECT TO ANY CONTINGENCIES. TITLE INSURANCE AND/OR SURVEY FOR THE PROPERTY MAY BE PROCURED BY BUYER AT BUYER'S SOLE OPTION AND EXPENSE.&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;THIS PROPERTY SOLD IN ITS " implied="" is="" is,="" land="" no="" of="" or="" other="" properties="" public="" reservations,="" restrictions,="" restrictions.<="" rights="" rights,="" sold="" subject="" th="" that="" title.="" to="" use="" warranties="" warranty="" way,="" where="" with="" zoning,=""></a>
DEED SHALL BE MADE: AS DIRECTED BY BUYER  Title Insurance (at Buyer's expense) Yes ( ) ( ) No WILL ADVISE - Buyer may, at its own expense, obtain title insurance provided Seller shall not incur any cost as a result of such insurance.
IT IS FURTHER MUTUALLY AGREED  1. Agent. Agent is not the owner of the Property, but solely an agent for Seller, who is the fee owner of the Property.  2. Seller's Default. If marketable title subject to the above-listed exceptions cannot be given to Buyer at closing, the Earnest Money in the amount of \$ will be refunded to Buyer as Buyer's sole remedy. This contract is subject to any event that would adversely affect the quality of title as described in Schedule "B" of above-referenced Title Commitment subsequent to the execution of this sales contract.
<ol> <li>Casualty. In the event of the destruction or damage of the Property by fire or other casualty prior to the closing of this sale, Buyer shall have the option to either receive any insurance proceeds on the Property destroyed and close and consummate the transaction, or to rescind this contract and receive a refund of the Earnest Money.</li> </ol>
<ol> <li>Buyer's Default. If Buyer fails to carry out and perform the terms of this agreement on or before September 4, 2009, except in the case of Seller's default, Seller may recover additional damages or obtain specific performance as permitted by law. In such event, Agent may retain the earnest money for commissions previously earned and related sales expenses from the forfeited Earnest Money.</li> <li>Closing and Settlement. Closing to be conducted by Tennessee Valley Title, Knoxville, Tn (865) 523-0209, on or before 9/4/09. At the closing each party shall execute and deliver all documents necessary to effect and complete the closing, any statements, including any affidavits reasonably required by the Title Company for issuance of its title policy without the standard preprinted exceptions. The Warranty Deed to be executed by Seller shall be on the form then generally used by the Title Company and shall convey to Buyer marketable fee simple title, free and clear of all liens, restrictions and encumbrances except as specified herein and insurable as such by the Title Company at standard rates on the current American Land Title Association Owner's Policy Standard Form, 1992. All blanks in all of the closing documents shall be filled in at the closing, and all documents shall otherwise be conformed to meet the requirements of the parties as expressed in this Contract. Buyer shall pay: (1) all title examination updates and insurance (at Buyer's option and expense); (2) one-half closing fee; (3) recording of warranty deed. Seller shall pay: (1) title examination prepared for auction; (2) one-half closing</li> </ol>
<ul> <li>fee; (3) preparation of Deed, (4) cost of removing title exceptions.</li> <li>6. Condition of Property. Buyer hereby acknowledges Buyer's obligation to perform due diligence in regard to this transaction as well as the condition of the Property, and agrees that an inspection of the Property has been made by Buyer, that the purchase is based upon such inspection and such additional independent investigation as Buyer has chosen to make, and not by or through any representations made by Seller or Agent. Buyer hereby expressly waives any and all claims for damages or rescission of this contract due to any representations made by Seller or Agent, except such representations as may be contained in this contract.</li> </ul>
7. Acknowledgement. Buyer acknowledges that in connection with its purchase of this Property from Seller, Agent disclosed to the undersigned Buyer all information, if any, made known by Seller to Agent concerning the exposure of the Property to hazardous wastes and/or substances, and/or the storage of hazardous wastes and/or substances and/or existence of lead-based paint on the Property. The undersigned Buyer is hereby determining to go forward with the purchase based on this information.
<ol> <li>Agency Disclosure Statement. Buyer acknowledges that Agent disclosed Seller's name.</li> <li>Assignment. Buyer may assign this contract in writing provided Buyer shall give Agent notice of such assignment prior to the closing. The terms and provisions of this contract shall be binding upon and inure to the benefit of Seller and Buyer and their respective heirs, executors, successors and/or assigns.</li> <li>Entire Agreement. Both Seller and Buyer agree that this contract constitutes the sole and only agreement between them with respect to the above-described Property and shall not be modified, except in writing, and shall be binding upon their heirs,</li> </ol>
successors and/or assigns. Time is of the essence.  FURROW AUCTION COMPANY, AGENT
Accepted:
Seller  Date:

Buyer