SAMPLE SALES CONTRACT

an addre	s contract entered into this day of ess of 1022 Elm Street, Knoxville, TN 37921 of, I	l (phone: 865-546-32		
Buyer in Seller, s 3,200 s shown	ursuant to a bid placed at real property auctic conjunction with Buyer placing a bid for pur ubject to the conditions hereinafter set out, square feet and situated on approxion Tax Map 46M, Group H, as pain Deed Book 2088 on Page 95 in the	chase, Seller hereby the following describe mately 0.22 acres arcel 11 in the B	nt on behalf of Seller and the term agrees to sell to Buyer, and Buyer ed premises: Office Building c s located at 261 Hannum St lount County Property Ass	hereby agrees to purchase from onsisting of approximately reet, Blount County, TN as essor's Office and further
and/or all enc CLOS RECO ZONIN AS SH	In consideration of \$, this contract is made ARRANTY deed co CURRENT YEAR PF ION (IF APPLICABLI OF WAY, RAILROAL E REFERENCED SUI FAINED BY SELLER	e binding on both parties, their heir nveying fee simple title to the Proproperty TAXES WHICH WILL IE); PRO-RATION OF RENTS (IF DOR UTILITY EASEMENTS; SUBRVEY; ALL EXCEPTIONS BOTH BY	rs, executors, successors perty to Buyer free and clear of BE PRO-RATED AS OF APPLICABLE); ANY B-DIVISION RESTRICTIONS; STANDARD AND SPECIAL BUYER SHALL PAY
(INCLI BALA SUBJI	Buyer shall, on or before September 4, 200 UDES 10% BUYER'S PREMIUM), under th NCE DUE IN CASH ON CLOSING ON OR ECT TO ANY CONTINGENCIES. TITLE INS R AT BUYER'S SOLE OPTION AND EXPE	e following terms: 10 BEFORE SEPTEMB SURANCE AND/OR	% DOWN WITH THE SIGNING O ER 4, 2009. THIS IS A CASH TR	ANSACTION - CLOSING NOT
OR EX	PROPERTY SOLD IN ITS "AS IS, WHERE (PRESS EXCEPT WARRANTY OF TITLE. ct to all existing covenants, conditions, sments, zoning, and all other land use r	Buyer acknowledge restrictions, reserv	es that all properties are being	sold at public auction,
	DEED SH	HALL BE MADE: AS	DIRECTED BY BUYER	
	Insurance <u>(at Buyer's expense</u>) Yes (ace provided Seller shall not incur any co			its own expense, obtain title
2. Sell amo adv	ent. Agent is not the owner of the Property, ber's Default. If marketable title subject to the bunt of \$ will be refundersely affect the quality of title as described	e above-listed except ed to Buyer as Buye	Seller, who is the fee owner of the ions cannot be given to Buyer at cer's sole remedy. This contract is	closing, the Earnest Money in the subject to any event that would
3. <u>Cas</u>	sales contract. <u>sualty.</u> In the event of the destruction or dar e the option to either receive any insurance cind this contract and receive a refund of the	proceeds on the Pro		
case Age 5 . <u>Clo</u> <u>9/4</u>				
star Title enc Ame fille in tl	endard preprinted exceptions. The Warran e Company and shall convey to Buy umbrances except as specified herein erican Land Title Association Owner's F d in at the closing, and all documents sh his Contract. Buyer shall pay: (1) all title sing fee; (3) recording of warranty deed.	nty Deed to be execter marketable feet and insurable as solicy Standard Formall otherwise be coexamination update	uted by Seller shall be on the for simple title, free and clear such by the Title Company at s m, 1992. All blanks in all of the informed to meet the requirement es and insurance (at Buyer's op	orm then generally used by the of all liens, restrictions and standard rates on the current be closing documents shall be not sof the parties as expressed tion and expense); (2) one-half
6. Con the such made	(3) preparation of Deed, (4) cost of remondition of Property. Buyer hereby acknowled condition of the Property, and agrees that a hinspection and such additional independence by Seller or Agent. Buyer hereby express.	ving title exceptions dges Buyer's obligation in inspection of the P it investigation as Buy essly waives any and	s. on to perform due diligence in regroperty has been made by Buyer, yer has chosen to make, and not be all claims for damages or rescis	pard to this transaction as well as that the purchase is based upon by or through any representations assion of this contract due to any
7. Ack und was	resentations made by Seller or Agent, excep nowledgement. Buyer acknowledges that dersigned Buyer all information, if any, ma stes and/or substances, and/or the storage perty. The undersigned Buyer is hereby de	t in connection with de known by Seller of hazardous waste	its purchase of this Property fror to Agent concerning the exposu s and/or substances and/or exist	m Seller, Agent disclosed to the re of the Property to hazardous ence of lead-based paint on the
9. As	ency Disclosure Statement. Buyer acknowlessignment. Buyer may assign this contractions. The terms and provisions of this copective heirs, executors, successors and/or	ct in writing provided ontract shall be bind	Buyer shall give Agent notice	
10. Enti	re Agreement. Both Seller and Buyer agreet to the above-described Property an accessors and/or assigns. Time is of the ess	gree that this contra d shall not be mod	•	all be binding upon their heirs,
Accept	eq.		. Statem Addition down ANT	
vecehi	Seller			
Data	Jellel			
Date:				

Buyer