SAMPLE SALES CONTRACT

This con	tract entered into this day of	, 2009 by and betwe	en SUSAN KING, SELLER; FURR	ROW AUCTION COMPANY, with
an address o	of 1022 Elm Street, Knoxville, TN 379	21 (phone: 865-546-3		
		WITNES:	eetu	
	ant to a bid placed at real property au	ction conducted by Ag	ent on behalf of Seller and the term	0 ,
	unction with Buyer placing a bid for p ct to the conditions hereinafter set	_		
	rel Valley Subdivision, Bloun			
	up A, Parcel 20; Tax Map 106			
	up A, Parcel 1 as shown in the on Page 2421 in the Blount C			
In co	nsideration of \$	_, paid by Buyer as ea	arnest money and part of the purcha	ase price, the EARNEST
	ceipt of which is hereby acknowledge gns. Seller shall deliver to Buyer a			
all encumbr	ances, except as stated herein, bein	g: CURRENT YEAR P	PROPERTY TAXES WHICH WILL I	BE PRO-RATED AS OF
	RIGHTS OF TENANTS IN POSSES D OR VISIBLE ROAD-WAY RIGHT			
ZONING; A	LL NOTATIONS SHOWN ON ABO	VE REFERENCED SU	JRVEY; ALL EXCEPTIONS BOTH	STANDARD AND SPECIAL
	N ON COMMITMENT FOR TITLE O ALL TRANSFER TAXES AND/OR R			
	r shall, on or before September 4, 2			
(INCLUDES	S 10% BUYER'S PREMIUM), under	the following terms: 10	0% DOWN WITH THE SIGNING O	
	DUE IN CASH ON CLOSING ON O TO ANY CONTINGENCIES. TITLE			
	BUYER'S SOLE OPTION AND EX			
	PERTY SOLD IN ITS "AS IS, WHER			
	SS EXCEPT WARRANTY OF TITL all existing covenants, condition			
	nts, zoning, and all other land us	e restrictions.	-	, G
Title Insur	DEED : rance <u>(at Buyer's expense</u>) Yes (S DIRECTED BY BUYER WILL ADVISE - Buver may, at	its own expense, obtain title
	rovided Seller shall not incur any	cost as a result of s	such insurance.	, ,
1. Agent. A	Agent is not the owner of the Property	IT IS FURTHER MUT		e Property .
	<u>Default</u> . If marketable title subject to of \$ will be refu			
	y affect the quality of title as describ			
	s contract. ½. In the event of the destruction or c	lamage of the Propert	v by fire or other casualty prior to th	ne closing of this sale. Buver shal
have the	option to either receive any insuran	ce proceeds on the P		
	his contract and receive a refund of t Default. If Buyer fails to carry out a	-	of this agreement on or before Se	eptember 4, 2009, except in the
case of	Seller's default, Seller may recover	additional damages o	r obtain specific performance as p	permitted by law. In such event
•	ay retain the earnest money for comr and Settlement. Closing to be o		•	
	At the closing each party shall ex nts, including any affidavits reas			
standard	d preprinted exceptions. The War	ranty Deed to be exe	cuted by Seller shall be on the fo	orm then generally used by the
	ompany and shall convey to B rances except as specified herei			
America	n Land Title Association Owner's	Policy Standard Fo	orm, 1992. All blanks in all of th	ne closing documents shall be
	at the closing, and all documents contract. Buyer shall pay: (1) all tit			
	fee; (3) recording of warranty dec			or auction; (2) one-half closing
6. Condition	oreparation of Deed, (4) cost of renoted in of Property. Buyer hereby acknow	rledges Buyer's obligat	tion to perform due diligence in reg	
	ition of the Property, and agrees tha pection and such additional independ			
made by	Seller or Agent. Buyer hereby ex	pressly waives any ar	nd all claims for damages or rescis	ssion of this contract due to any
	tations made by Seller or Agent, exc edgement. Buyer acknowledges t			
undersig	gned Buyer all information, if any, r	made known by Selle	r to Agent concerning the exposur	re of the Property to hazardous
	and/or substances, and/or the stora			
	Disclosure Statement. Buyer acknown ment. Buyer may assign this cont			of auch agaignment prior to the
	The terms and provisions of this			
	ve heirs, executors, successors and greement. Both Seller and Buyer		ract constitutes the sole and only	agreement between them with
respect	to the above-described Property	and shall not be mo		
success	ors and/or assigns. Time is of the e	ssence.	FURROW AUCTION COMPANY	', AGENT
Accepted:				, ·
novepicu.	Sallor			
Date	Seller			
Date:				

Buyer