

## **AUCTION TERMS & CONDITIONS**

REALTY & AUCTIONS			
	, OH,	BROKER ONLY   Do	ite: Time:
meaning assigne Listing Agreemer every provision o	rms used in this Summary of Real Estate ed to them in the Real Estate Auction P nt ("Listing Agreement"), which is incor ons conducted by Kaufman Realty & A	urchase Agreement (the "Purchas porated herein by reference. This S a limited summary of certain impor	se Agreement"), and the Auction Summary is not intended to address
contemplated b	Any desired inspections of the Property y the Purchase Agreement is not contiduction. The Property sells in its present	ngent upon the satisfactory state of	
	rill provide to Buyer a general warranty Exceptions, as provided in the Purchas er the Closing.		
Buyer's lender re- Seller, through es shall pay the cos one-half of the e premium for an C a loan policy, title	escrow agent/title agent ("Escrow Agent, quires use of a different Escrow Agent, scrow agent shall provide an Owner's let of the title search, deed preparation scrow agent's standard closing fees. Sowner's Policy of Title Insurance. Buyer e endorsements, location survey or oth in all real estate transactions. Buyer sh	in which case the Escrow Agent st Policy of Title Insurance in the amo , and county conveyance fees. (3) eller and Buyer shall each pay one shall pay any additional costs, inc ner items required by Buyer or Buye	hall be chosen by Buyer's lender. (1 unt of the Purchase price. (2) Seller ) Seller and Buyer shall each pay e-half of the commitment fee and luding, without limitation, the cost o er's lender. Broker advocates the use
markers, are app property will be a	acreage comprising the Property, dim proximate and subject to final survey, if adjusted based on the per acre sale properties sold as a lump sum price.	required. In the event of an adjust	tment in acreage the price of the
equal to 10% of t auction, Buyer ad ing and Buyer rep discharge any pot terms of the Purc remedies Seller m	r shall deposit with Broker, on the day of the Purchase Price or \$1,000, whicheve cknowledges that its obligations under presents to Broker and Seller that it eith ayment obligations it incurs at the auc thase Agreement, the entire Deposit sh may be entitled to at law or equity; pro the expenses paid by and billable tim reement.	er amount is greater. The Deposit is the Purchase Agreement will not let has cash or is approved for a lotion. In the event that Buyer does reall be forfeited and paid to the Sevided, however, that Broker shall be	non-refundable. By bidding at the be contingent on obtaining financian in an amount sufficient to not close in compliance with the eller as damages in addition to othe be entitled to retain a portion of the
fees agreed to b	<b>UM.</b> Buyer and Seller acknowledge and setween Seller and Broker, a buyer's property, if any, will be added to the highest vo	emium in the amount of% of t	he highest valid bid amount. The
Seller shall pay: (a ance fees. (d) re shall be responsit otherwise noted, for transfer; (f) Brown Seller and Buyers and premium for cost of a loan page.	a) the cost of the title search and/or malestate taxes and assessments related to the search and/or malestate taxes and assessments related to the seller shall pay all surveying chargoker's fees; and (g) the following fees shall each pay one-half of the escrow of an Owner's Policy of Title Insurance. Bolicy, title endorsements, location surveine auction:	nineral search, (b) deed preparation of the Premises prorated to the constant assessments (e) If the Real Press for each newly-surveyed parces specific to the auction: agent's standard closing fees and any uyer shall pay any additional costs by or other items required by Buyer	on, (c) county transfer and conveydate of Closing, except that Seller roperty requires a survey, unless and any parcel requiring a survey.  I one-half of the commitment fees, including, without limitation, the
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- **8. INDEMNITY.** Buyer and Seller mutually agree to indemnify and save harmless Broker, its employees, agents, directors, and officers from and against any claim, demand, cost, damage, expense or liability arising from, or in any way related to, the auction including without limitation the Seller's failure to disclose any information related to the Property, whether or not known by the Seller at the time of the execution of the Purchase Agreement. This clause shall survive the Closing of the transaction and transfer of title to the Property.
- **9. NO BROKER REPRESENTATIONS.** Buyer and Seller acknowledge they are obligated to conduct their own due diligence relative to the Property and may not rely upon any such statements of Broker. The Property sells subject to any announcements made on the day of sale.

I, or we, as Buyer(s) & Seller(s) understand and agree to above terms and conditions.

BUYER Signature: Date/Time:	BUYER Signature: Date/Time:
	SELLER Signature: Date/Time: