Real Estate Atturn

KENTUCKY REAL ESTATE COMMISSION

Public Protection Cabinet Mayo-Underwood Building 500 Mero Street 2NE09 Frankfort, Kentucky 40601 (502) 564-7760



The Kentucky Real Estate Commission's A GUIDE TO AGENCY RELATIONSHIPS

THIS IS NOT A CONTRACT. This is The Kentucky Real Estate Commission's A Guide To Agency Relationships ("Guide"). This brokerage company is required by law to ask you to sign this Guide as a way to acknowledge that you have received it. Your signature below will not obligate you to work with this brokerage company.

Whether you are selling, buying, or leasing real estate in the Commonwealth of Kentucky, this Guide will help you understand the various agency relationships available to you. This brokerage company is providing you this Guide as an introduction to their professional real estate agency relationship options. Depending on your specific needs, this brokerage company will offer you valuable assistance to achieve your goals.

To provide real estate brokerage services, a principal broker enters into an agency relationship with a client to act as an agent to represent the client's interests and provide necessary guidance to complete real estate transactions. A licensee affiliated with the principal broker may be your direct contact during a transaction and, depending on the type of agency, may also be your exclusive agent. These agency relationships are explained in more detail below. Each relationship imposes fiduciary duties owed by the agent to a client. A principal broker may also provide services to a party who is not a client and owe limited, or no, fiduciary obligations to that party, or, by written agreement, provide other than the minimum services proscribed by law. To learn more, reference Kentucky Revised Statutes, Chapter 324 and Kentucky Administrative Regulations, Title 201, Chapter 11.

This is not a contract or agreement for services. Your signature on this Guide is simply to acknowledge receipt and by law the real estate licensee presenting you this Guide must ask for your signature. Prior to the exchange of confidential information that could be interpreted as an agency relationship, you will be asked to consent in writing to a specific agency relationship for a contemplated transaction.

Carefully read about the available agency relationships below and ask the licensee providing you this Guide, **Douglas Garner** (INSERT NAME OF LICENSEE), any questions you may have to better understand agency. The duties and responsibilities of the principal broker, affiliated licensees, and the real estate brokerage company in a real estate transaction do not relieve the seller, buyer, lessor, or lessee from the duty and responsibility to protect their own interests. You are advised to carefully read all agreements to assure that they adequately express your understanding of the transaction. The principal broker and affiliated licensees are qualified to advise on real estate brokerage and transaction matters only. IF YOU NEED LEGAL OR TAX ADVICE, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.

Single Agency: In a Single Agency relationship, the principal broker of a brokerage company, and all affiliated licensees, act as an agent for a client who is a seller or buyer, or a lessor or lessee, on one side of a transaction. If a party on the other side of the transaction is represented by an agent, that agent will be affiliated with another principal broker at another brokerage.

Dual Agency: In a Dual Agency relationship, the principal broker of a brokerage company, and all affiliated licensees, simultaneously act, in a limited fiduciary capacity, as agents for different clients who are either seller and buyer, or lessor and lessee, in the same transaction. Dual Agency relationships frequently occur when a listing agent simultaneously represents both seller and buyer clients in the same transaction and must take care to adequately represent the interests of both clients.

Designated Agent: In a Designated Agent relationship, one or more affiliated licensees are designated by their principal broker to act as an agent for a client who is a buyer or seller, or a lessor or lessee, to the exclusion of all other licensees affiliated with that principal broker. The principal broker shall not designate himself or herself as a designated agent. None of the other licensees affiliated with the principal broker represent the client in the transaction. Reference KRS 324.121(1).

Designated Agency: In a Designated Agency relationship, two or more Designated Agents within one brokerage act as agents for their respective clients on different sides of a transaction, while their principal broker and any designated manager simultaneously act in a limited fiduciary capacity as a dual agent for all clients on both sides of the transaction. This type of agency relationship allows Designated Agents affiliated with same principal broker to offer each client exclusive representation with full fiduciary obligations, not limited as they would be in a Dual Agency relationship, while still safeguarding clients' confidential information. Reference KRS 324.121(2).

Transactional Brokerage: In a Transactional Brokerage relationship, the principal broker of a brokerage company, and an affiliated licensee(s), if so designated by the principal broker, provide real estate brokerage services to either, or both, party(ies) to a transaction. They owe the party(ies) only the duties of good faith and fair dealing, and do not relay confidential information between the parties, unless so directed by the sending party. A party to Transactional Brokerage is not a client or prospective client.

Unrepresented Party: From time to time in a real estate transaction, a party will not be represented by an agent, but will otherwise interact with a licensee. This party is known as an Unrepresented Party and a licensee owes an Unrepresented Party the duties of good faith and fair dealing. An Unrepresented Party is not a client or prospective client. If you elect to be an Unrepresented Party to a transaction, take the steps necessary to protect your best interests. If the other party is represented by an agent, you may be at a disadvantage in the transaction due to the skill and experience of that agent.

Real Estate Teams: In the course of your real estate transaction, you may engage with a real estate team. Teams are defined as a group of more than one licensee working together who are affiliated with the same principal broker, led by a team leader, and representing themselves to the public utilizing the same authorized alternate or assumed name to brand, advertise, and broker real estate. Teams form for a variety of reasons, including sharing branding and expenses, to broker real estate under the supervision of the principal broker. A team does not operate independently of the principal broker or agency law and must not represent themselves as a separate brokerage company providing real estate brokerage services. Make sure you understand who specifically is representing you as an agent if you choose to work with a team.

Confidential Information: If you are a client or prospective client as defined by law, you are owed the fiduciary obligation of confidentiality, which means that the licensee must protect information provided by you that would materially compromise your negotiating position in a transaction if disclosed to the other party, unless disclosure is required by law. You may also designate in writing other information you wish to maintain confidential. If you have any questions or concerns about confidentiality, seek a satisfactory answer prior to providing the information you wish to maintain confidential. During the course of a transaction, including when sending offers, information delivered to the other party will not be confidential unless a previous agreement is in place to maintain confidentiality.

Cooperation: This brokerage company may, during the course of a transaction, share fees or compensation with another brokerage company. This typically occurs when a listing brokerage company shares compensation with another brokerage company representing a buyer for a specific listed property. The fact that brokerage companies may share compensation during the course of a transaction does not mean that you are in an agency relationship with any brokerage company. If you are concerned about compensation and how it may be shared, seek a satisfactory answer prior engaging in a transaction.

Fair Housing Statement: It is illegal, pursuant to the Kentucky Fair Housing Law and Federal Fair Housing Law, to refuse to sell, transfer, assign, rent, lease, sublease, or finance housing accommodations, or refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status, disability, national origin, sexual orientation (in some counties) or gender identity (in some counties) or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the providing of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes.

We hope you find this information helpful as you begin your real estate transaction. When you are ready to enter into a transaction, you will be asked to sign an Agency Consent Agreement that specifically identifies the agency relationship between you, the principal broker of this brokerage company, and any affiliated licensees. Please ask questions if there is anything you do not understand.

Your signature below will not obligate you to work with this brokerage company if you do not choose to do so. A copy of this signed Guide will be provided to you and a record of it maintained by the brokerage company. Please add this Guide to your records for reference even if you refuse to sign.

Signature Way Syc	Date/Time 8-26-24 4:04 Pm
Signature	Date/Time

KENTUCKY REAL ESTATE COMMISSION



Public Protection Cabinet Mayo-Underwood Building 500 Mero Street 2NE09 Frankfort, Kentucky 40601 (502) 564-7760 http://krec.ky.gov



AGENCY CONSENT AGREEMENT – BUYER / LESSEE

The real estate agent who is providing of this form is to confirm that you have below.	you with this form is require been advised of the role of t	d to do so by Kentucky law the agent(s) in the transacti	7. The purpose on proposed
Buyer(s)/Lessee(s):			
Property Address: 11477 Banklick	Rd	Walton	41094-8712
	PART A		
(To be completed prior to entering including, but not limited to, a b completion of, a co	into a written agreement to puyer representation agreement act, offer, or lease for a re	ent, or completing, or dir	rage services, ecting the
The Principal Broker being retained is and Affiliate Agent_ of the		(name of A	Affiliate Agent)
At this time Licensee is retained as t	he following type of agent: (check one)	
☐ Buyer's agent ☐ Dual agent ☐ Designated agent ☐ Licensee(s) shall provide transaction, a party to transactional broke	rage services is not a client or	prospective client.	
I (we) consent to the above relations designated agency in this transaction Kentucky Real Estate Commission	on, I (we) acknowledge reading	g the information contained	dual agency or
BUYER/LESSEE Signature	Printed Name	DATE/TIM	ΙE
BUYER/LESSEE Signature	Printed Name	DATE/TIM	Œ
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PART B
(To be completed at the time the licensee prepares and/or submits an offer, contract, or lease for the clients. If and when PART B is completed, PART B supersedes PART A.)
I. TRANSACTION INVOLVING TWO AGENTS IN TWO DIFFERENT BROKERAGES
The Buyer/Lessee is represented byof
AFFILIATE AGENT
NAME OF BROKERAGE FIRM AND PRINCIPAL BROKER'S NAME
II. TRANSACTION INVOLVING TWO AGENTS IN THE SAME BROKERAGE
(Mark the appropriate box)
If two agents in the same real estate brokerage represent both the Buyer/Lessee and the Seller/Lessor, check the following relationship that will apply:
Designated Agency:
affiliate Agent(s) of represents the Buyer/Lessee and another Agent(s) in the same firm represents the Seller/Lessor. The Principal Broker and managers will be "dual agents," which is explained in the Kentucky Real Estate Commission's A Guide to Agency Relationships. As dual agents, they will remain loyal to both parties in the transaction, and they will protect all parties' confidential information;
OR OR
Dual Agency:
Every agent in the brokerage represents every "client" of the brokerage. Therefore, Agent(s)
be working for both the Buyer/Lessee and Seller/Lessor as "dual agents". Dual agency is explained in the Kentucky Real Estate Commission's A Guide to Agency Relationships. As a dual agent, they will remain loyal to both parties in the transaction, and they will protect all parties' confidential information.
III. TRANSACTION INVOLVING ONLY ONE REAL ESTATE AGENT
(Mark the appropriate box.)
Affiliate Agentand the brokerage firmwill:
be a "dual agent" representing both parties in this transaction. Dual agency is explained in the Kentucky Real Estate Commission A Guide to Agency Relationships . As a dual agent they will remain loyal to both parties, and they will protect all parties' confidential information
OR represent only the (check one) Ruyer/Lesses on Sellen/Lesses The other of the check one)
represent only the (check one) Buyer/Lessee or Seller/Lessor. The other party(ies) is not represented and agrees to represent his/her own best interest. Any information provided to the agent may be disclosed to the agent's client.

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IV. TRANSACTION INVOLVING NON-CLIENT PARTIES

	(Mark the appropriate box.)	
acting as a Transactional Agent):	rincipal Broker of the Brokerage F	
only the duties of good faith and	fair dealing, and to not relay con the sending Party. For the purpos	to the transaction, owe the Party(ies) nfidential information between the es of this Agreement, a party to a
The ☐ Buyer; ☐ Seller; ☐ Lessor Party the duties of good faith and fais not a Client or Prospective Clie	air dealing. For the purposes of this	ty. A licensee owes an Unrepresented s Agreement, an Unrepresented Party
LICENSEE'S RELATION	SHIP TO OTHER PARTIES I	N THE TRANSACTION
To the best of their knowledge, lice relationship with another party to the	nsee(s) does not have a PERSON is transaction. If such a relations	IAL, FAMILY, or BUSINESS ship does exist, please explain:
Real To .	DISCLAIMER	
Responsibilities of the Parties: The relieve the Seller/Lessor and Buyer/Seller/Lessor and Buyer/Lessee are express their understanding of the trestate matters. IF LEGAL OR TAX APPROPRIATE PROFESSIONA	Lessee from the responsibility to particular advised to carefully read all agreen ransaction. The agent and brokerag ADVICE IS DESIRED, YOU SH	rotect their own interests. The nents to assure that they adequately
	PARTY CONSENT	
I (we) consent to the above relation agencyor designated agency in this contained in the Commission's Gu	s transaction. I (we) acknowledge	tate transaction. If there is a dual e reading the information
BUYER/LESSEE Signature		
DO LENGLESSEE SIgnature	Printed Name	DATE/TIME
BUYER/LESSEE Signature	Printed Name	DATE/TIME

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+ is against the law to discriminate against any person who wants to rent or own housing. You have the right to fair housing regardless of your color, disability, familial status (whether you live with children under 18 years of age), national origin, race, religion or sex.



Fair Housing

These Actions are Illegal

conditions or services of financial assistance in real estate refuse to sell, rent, lease or exchange real estate because because of discrimination; communicate that a property is unavailable when it is available; communicate that the on discrimination; discriminate in the grant, rates, terms, of discrimination; deny a reasonable accommodation to a renter with a disability; coerce, intimidate, threaten or racial makeup of a neighborhood may change or cause property values to go down or make other similar false interfere with a person's enjoyment of his or her home of loans; discriminate in terms, conditions or privileges Among the practices prohibited by law, it is illegal to: states a preference of one person over another based membership of multiple-listing services or real estate transactions; discriminate in the making or purchase and misleading statements; publish advertising that of housing-related insurance; deny access or restrict organizations for discriminatory reasons.

Protect Your Rights

After your complaint is filed, our officers will conduct a be filed within one year of the alleged discrimination. complaint. A housing discrimination complaint must f you believe you may be a victim of discrimination, contact us. We will help you file a discrimination

> CATALYST FOR POSITIVE CHANGE PROTECTOR OF CIVIL RIGHTS

VOICE FOR EQUALITY

What Fair Housing Law Means

trailer or lot. Everyone must obey the law including operators, builders and developers, advertisers and advertising media, mortgage lenders, insurers, and that provide equal opportunity to all people when property owners, real estate brokers, sales agents, housing. You have the right to buy or rent where The US and Kentucky Fair Housing acts are laws you choose a home, condominium, apartment, buying, selling, renting, financing or insuring banks or other financial institutions.

to the alleged discrimination. Write down your experiences, which acts with the authority of a court of law. Save copies of all letters, advertisements or other information relevant thorough investigation to determine if discrimination has including dates, significant conversations and incidents, occurred. All findings go before the Commission Board, and the names of the involved individuals.

Exemptions

not to rent to unmarried couples. A gender-based exclusion Exemptions from fair housing law are allowed for the rental rents fewer than 10 units or to fewer than 10 persons in an property is a single sex dormitory. A landlord may choose home is exempt if the sale or rental takes place without a owner-occupied facility. A landlord may refuse to rent on units have occupants 55 years of age or older and special modesty or privacy. Exemptions are allowed if a landlord occupants 62 years of age or older or if 80 percent of the of an owner-occupied duplex or rental of one room in a real estate agent or advertising. A religious organization may exercise a preference to rent to one of its members. the basis of familial status if the property is intended for from the law is allowed if the landlord can demonstrate It is allowable to refuse to rent on the basis of sex if the private home. The sale or rental of an owner-occupied that the exclusion is necessary for reasons of personal services for older persons are provided.

Contact Us

Call or contact us if you need help with discrimination or would like more information.

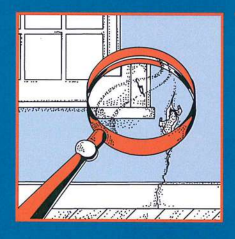
Face Book/Kentucky Commission on Human Rights Kentucky Commission on Human Rights 502.595.4024 1.800.292.5566 332 W. Broadway, Suite 700 Louisville, Kentucky 40202 Twitter/KyHumanRights Email: kchr.mail@ky.gov TDD: 502.595.4084 www.kchr.ky.gov

Fair Housing Brochure Kentucky Commission on Human Rights English for Web



solely responsible for the accuracy of the publication, public. The author and publisher are which does not necessarily reflect the views of the Development. It is dedicated to the funding under a grant with the US Department of Housing and Urban This publication was supported by federal government.





Protect Your Family From Lead In Your Home







United States Environmental Protection Agency



United States Consumer Product Safety Commission

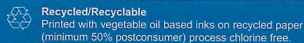


United States Department of Housing and Urban Development

Simple Steps To Protect Your Family From Lead Hazards

If you think your home has high levels of lead:

- Get your young children tested for lead, even if they seem healthy.
- Wash children's hands, bottles, pacifiers, and toys often.
- Make sure children eat healthy, low-fat foods.
- Get your home checked for lead hazards.
- Regularly clean floors, window sills, and other surfaces.
- Wipe soil off shoes before entering house.
- Talk to your landlord about fixing surfaces with peeling or chipping paint.
- Take precautions to avoid exposure to lead dust when remodeling or renovating (call 1-800-424-LEAD for guidelines).
- Don't use a belt-sander, propane torch, high temperature heat gun, scraper, or sandpaper on painted surfaces that may contain lead.
- Don't try to remove lead-based paint yourself.





Are You Planning To Buy, Rent, or Renovate a Home Built Before 1978?

any houses and apartments built before 1978 have paint that contains high levels of lead (called lead-based paint). Lead from paint, chips, and dust can pose serious health hazards if not taken care of properly.



OWNERS, BUYERS, and RENTERS are encouraged to check for lead (see page 6) before renting, buying or renovating pre-1978 housing.

ederal law requires that individuals receive certain information before renting, buying, or renovating pre-1978 housing:



LANDLORDS have to disclose known information on lead-based paint and lead-based paint hazards before leases take effect. Leases must include a disclosure about lead-based paint.



SELLERS have to disclose known information on lead-based paint and lead-based paint hazards before selling a house. Sales contracts must include a disclosure about lead-based paint. Buyers have up to 10 days to check for lead.



RENOVATORS disturbing more than 2 square feet of painted surfaces have to give you this pamphlet before starting work.



IMPORTANT!

Lead From Paint, Dust, and Soil Can Be Dangerous If Not Managed Properly

- FACT: Lead exposure can harm young children and babies even before they are born.
- **FACT:** Even children who seem healthy can have high levels of lead in their bodies.
- **FACT:** People can get lead in their bodies by breathing or swallowing lead dust, or by eating soil or paint chips containing lead.
- FACT: People have many options for reducing lead hazards. In most cases, lead-based paint that is in good condition is not a hazard.
- **FACT:** Removing lead-based paint improperly can increase the danger to your family.

If you think your home might have lead hazards, read this pamphlet to learn some simple steps to protect your family.



Lead Gets in the Body in Many Ways

Childhood lead poisoning remains a major environmental health problem in the U.S.

Even children who appear healthy can have dangerous levels of lead in their bodies.

People can get lead in their body if they:

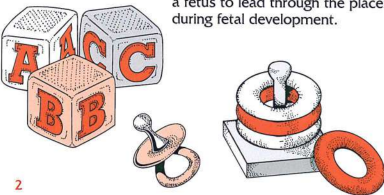
- Breathe in lead dust (especially during renovations that disturb painted surfaces).
- Put their hands or other objects covered with lead dust in their mouths.
- Eat paint chips or soil that contains lead.

Lead is even more dangerous to children under the age of 6:

- At this age children's brains and nervous systems are more sensitive to the damaging effects of lead.
- Children's growing bodies absorb more lead.
- Babies and young children often put their hands and other objects in their mouths. These objects can have lead dust on them.

Lead is also dangerous to women of childbearing age:

Women with a high lead level in their system prior to pregnancy would expose a fetus to lead through the placenta during fetal development.



Lead's Effects

It is important to know that even exposure to low levels of lead can severely harm children.

In children, lead can cause:

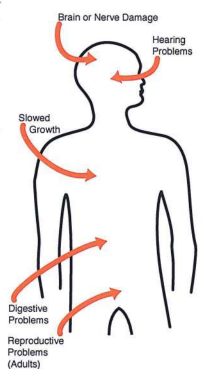
- Nervous system and kidney damage.
- Learning disabilities, attention deficit disorder, and decreased intelligence.
- Speech, language, and behavior problems.
- Poor muscle coordination.
- Decreased muscle and bone growth.
- Hearing damage.

While low-lead exposure is most common, exposure to high levels of lead can have devastating effects on children, including seizures, unconsciousness, and, in some cases, death.

Although children are especially susceptible to lead exposure, lead can be dangerous for adults too.

In adults, lead can cause:

- Increased chance of illness during pregnancy.
- Harm to a fetus, including brain damage or death.
- Fertility problems (in men and women).
- High blood pressure.
- Digestive problems.
- Nerve disorders.
- Memory and concentration problems.
- Muscle and joint pain.



Lead affects the body in many ways.



Where Lead-Based Paint Is Found

In general, the older your home, the more likely it has leadbased paint. Many homes built before 1978 have leadbased paint. The federal government banned lead-based paint from housing in 1978. Some states stopped its use even earlier. Lead can be found:

- In homes in the city, country, or suburbs.
- In apartments, single-family homes, and both private and public housing.
- Inside and outside of the house.
- In soil around a home. (Soil can pick up lead from exterior paint or other sources such as past use of leaded gas in cars.)

Checking Your Family for Lead

Get your children and home tested if you think your home has high levels of lead.

To reduce your child's exposure to lead, get your child checked, have your home tested (especially if your home has paint in poor condition and was built before 1978), and fix any hazards you may have. Children's blood lead levels tend to increase rapidly from 6 to 12 months of age, and tend to peak at 18 to 24 months of age.

Consult your doctor for advice on testing your children. A simple blood test can detect high levels of lead. Blood tests are usually recommended for:

- Children at ages 1 and 2.
- Children or other family members who have been exposed to high levels of lead.
- Children who should be tested under your state or local health screening plan.

Your doctor can explain what the test results mean and if more testing will be needed.



Identifying Lead Hazards

Lead-based paint is usually not a hazard if it is in good condition, and it is not on an impact or friction surface, like a window. It is defined by the federal government as paint with lead levels greater than or equal to 1.0 milligram per square centimeter, or more than 0.5% by weight.

Deteriorating lead-based paint (peeling, chipping, chalking, cracking or damaged) is a hazard and needs immediate attention. It may also be a hazard when found on surfaces that children can chew or that get a lot of wear-and-tear, such as:

- Windows and window sills.
- Doors and door frames.
- Stairs, railings, banisters, and porches.

Lead dust can form when lead-based paint is scraped, sanded, or heated. Dust also forms when painted surfaces bump or rub together. Lead chips and dust can get on surfaces and objects that people

touch. Settled lead dust can re-enter the air when people vacuum, sweep, or walk through it. The following two federal standards have been set for lead hazards in dust:

- 40 micrograms per square foot (μg/ft²) and higher for floors, including carpeted floors.
- 250 μg/ft² and higher for interior window sills.

Lead in soil can be a hazard when children play in bare soil or when people bring soil into the house on their shoes. The following two federal standards have been set for lead hazards in residential soil:

- 400 parts per million (ppm) and higher in play areas of bare soil.
- 1,200 ppm (average) and higher in bare soil in the remainder of the yard.

The only way to find out if paint, dust and soil lead hazards exist is to test for them. The next page describes the most common methods used.

Lead from paint chips, which you can see, and lead dust, which you can't always see, can both be serious hazards.



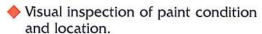
Checking Your Home for Lead

Just knowing that a home has lead-based paint may not tell you if there is a hazard.

You can get your home tested for lead in several different ways:

- A paint inspection tells you whether your home has lead-based paint and where it is located. It won't tell you whether or not your home currently has lead hazards.
- A risk assessment tells you if your home currently has any lead hazards from lead in paint, dust, or soil. It also tells you what actions to take to address any hazards.
- A combination risk assessment and inspection tells you if your home has any lead hazards and if your home has any lead-based paint, and where the lead-based paint is located.

Hire a trained and certified testing professional who will use a range of reliable methods when testing your home.



- A portable x-ray fluorescence (XRF) machine.
- Lab tests of paint, dust, and soil samples.

There are state and federal programs in place to ensure that testing is done safely, reliably, and effectively. Contact your state or local agency (see bottom of page 11) for more information, or call **1-800-424-LEAD** (5323) for a list of contacts in your area.

Home test kits for lead are available, but may not always be accurate. Consumers should not rely on these kits before doing renovations or to assure safety.



What You Can Do Now To Protect Your Family

If you suspect that your house has lead hazards, you can take some immediate steps to reduce your family's risk:

- If you rent, notify your landlord of peeling or chipping paint.
- Clean up paint chips immediately.
- ◆ Clean floors, window frames, window sills, and other surfaces weekly. Use a mop or sponge with warm water and a general all-purpose cleaner or a cleaner made specifically for lead. REMEMBER: NEVER MIX AMMONIA AND BLEACH PRODUCTS TOGETHER SINCE THEY CAN FORM A DANGEROUS GAS.
- Thoroughly rinse sponges and mop heads after cleaning dirty or dusty areas.
- Wash children's hands often, especially before they eat and before nap time and bed time.
- Keep play areas clean. Wash bottles, pacifiers, toys, and stuffed animals regularly.
- Keep children from chewing window sills or other painted surfaces.
- Clean or remove shoes before entering your home to avoid tracking in lead from soil.
- Make sure children eat nutritious, low-fat meals high in iron and calcium, such as spinach and dairy products. Children with good diets absorb less lead.











Reducing Lead Hazards In The Home

Removing lead improperly can increase the hazard to your family by spreading even more lead dust around the house.

Always use a professional who is trained to remove lead hazards safely.



In addition to day-to-day cleaning and good nutrition:

- You can temporarily reduce lead hazards by taking actions such as repairing damaged painted surfaces and planting grass to cover soil with high lead levels. These actions (called "interim controls") are not permanent solutions and will need ongoing attention.
- ◆ To permanently remove lead hazards, you should hire a certified lead "abatement" contractor. Abatement (or permanent hazard elimination) methods include removing, sealing, or enclosing lead-based paint with special materials. Just painting over the hazard with regular paint is not permanent removal.

Always hire a person with special training for correcting lead problems—someone who knows how to do this work safely and has the proper equipment to clean up thoroughly. Certified contractors will employ qualified workers and follow strict safety rules as set by their state or by the federal government.

Once the work is completed, dust cleanup activities must be repeated until testing indicates that lead dust levels are below the following:

- 40 micrograms per square foot (μg/ft²) for floors, including carpeted floors;
- 250 μg/ft² for interior windows sills; and
- \Rightarrow 400 μ g/ft² for window troughs.

Call your state or local agency (see bottom of page 11) for help in locating certified professionals in your area and to see if financial assistance is available.

Remodeling or Renovating a Home With Lead-Based Paint

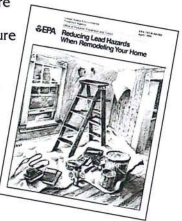
Take precautions before your contractor or you begin remodeling or renovating anything that disturbs painted surfaces (such as scraping off paint or tearing out walls):

- Have the area tested for lead-based paint.
- ◆ Do not use a belt-sander, propane torch, high temperature heat gun, dry scraper, or dry sandpaper to remove lead-based paint. These actions create large amounts of lead dust and fumes. Lead dust can remain in your home long after the work is done.
- ◆ Temporarily move your family (especially children and pregnant women) out of the apartment or house until the work is done and the area is properly cleaned. If you can't move your family, at least completely seal off the work area.
- ♠ Follow other safety measures to reduce lead hazards. You can find out about other safety measures by calling 1-800-424-LEAD. Ask for the brochure "Reducing Lead Hazards When Remodeling Your Home." This brochure explains what to do before, during, and after renovations.

If you have already completed renovations or remodeling that could have released lead-based paint or dust, get your young children tested and follow the steps outlined on page 7 of this brochure.



If not conducted properly, certain types of renovations can release lead from paint and dust into the air.





Other Sources of Lead



While paint, dust, and soil are the most common sources of lead, other lead sources also exist.

- Drinking water. Your home might have plumbing with lead or lead solder. Call your local health department or water supplier to find out about testing your water. You cannot see, smell, or taste lead, and boiling your water will not get rid of lead. If you think your plumbing might have lead in it:
 - Use only cold water for drinking and cooking.
 - Run water for 15 to 30 seconds before drinking it, especially if you have not used your water for a few hours.
- ◆ The job. If you work with lead, you could bring it home on your hands or clothes. Shower and change clothes before coming home. Launder your work clothes separately from the rest of your family's clothes.
- Old painted toys and furniture.
- Food and liquids stored in lead crystal or lead-glazed pottery or porcelain.
- Lead smelters or other industries that release lead into the air.
- Hobbies that use lead, such as making pottery or stained glass, or refinishing furniture.
- Folk remedies that contain lead, such as "greta" and "azarcon" used to treat an upset stomach.







For More Information

The National Lead Information Center

Call 1-800-424-LEAD (424-5323) to learn how to protect children from lead poisoning and for other information on lead hazards. To access lead information via the web, visit www.epa.gov/lead and www.hud.gov/offices/lead/.



EPA's Safe Drinking Water Hotline

Call **1-800-426-4791** for information about lead in drinking water.

Consumer Product Safety Commission (CPSC) Hotline

To request information on lead in consumer products, or to report an unsafe consumer product or a product-related injury call 1-800-638-2772, or visit CPSC's Web site at: www.cpsc.gov.



Some cities, states, and tribes have their own rules for lead-based paint activities. Check with your local agency to see which laws apply to you. Most agencies can also provide information on finding a lead abatement firm in your area, and on possible sources of financial aid for reducing lead hazards. Receive up-to-date address and phone information for your local contacts on the Internet at www.epa.gov/lead or contact the National Lead Information Center at 1-800-424-LEAD.



For the hearing impaired, call the Federal Information Relay Service at 1-800-877-8339 to access any of the phone numbers in this brochure.



EPA Regional Offices

Your Regional EPA Office can provide further information regarding regulations and lead protection programs.

EPA Regional Offices

Region 1 (Connecticut, Massachusetts, Maine, New Hampshire, Rhode Island, Vermont)

Regional Lead Contact U.S. EPA Region 1 Suite 1100 (CPT) One Congress Street Boston, MA 02114-2023 1 (888) 372-7341

Region 2 (New Jersey, New York, Puerto Rico, Virgin Islands)

Regional Lead Contact U.S. EPA Region 2 2890 Woodbridge Avenue Building 209, Mail Stop 225 Edison, NJ 08837-3679 (732) 321-6671

Region 3 (Delaware, Maryland, Pennsylvania, Virginia, Washington DC, West Virginia)

Regional Lead Contact U.S. EPA Region 3 (3WC33) 1650 Arch Street Philadelphia, PA 19103 (215) 814-5000

Region 4 (Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee)

Regional Lead Contact U.S. EPA Region 4 61 Forsyth Street, SW Atlanta, GA 30303 (404) 562-8998

Region 5 (Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin)

Regional Lead Contact U.S. EPA Region 5 (DT-8J) 77 West Jackson Boulevard Chicago, IL 60604-3666 (312) 886-6003 **Region 6** (Arkansas, Louisiana, New Mexico, Oklahoma, Texas)

Regional Lead Contact U.S. EPA Region 6 1445 Ross Avenue, 12th Floor Dallas, TX 75202-2733 (214) 665-7577

Region 7 (Iowa, Kansas, Missouri, Nebraska)

Regional Lead Contact U.S. EPA Region 7 (ARTD-RALI) 901 N. 5th Street Kansas City, KS 66101 (913) 551-7020

Region 8 (Colorado, Montana, North Dakota, South Dakota, Utah, Wyoming)

Regional Lead Contact U.S. EPA Region 8 999 18th Street, Suite 500 Denver, CO 80202-2466 (303) 312-6021

Region 9 (Arizona, California, Hawaii, Nevada)

Regional Lead Contact U.S. Region 9 75 Hawthorne Street San Francisco, CA 94105 (415) 947-4164

Region 10 (Alaska, Idaho, Oregon, Washington)

Regional Lead Contact U.S. EPA Region 10 Toxics Section WCM-128 1200 Sixth Avenue Seattle, WA 98101-1128 (206) 553-1985



CPSC Regional Offices

Your Regional CPSC Office can provide further information regarding regulations and consumer product safety.

Eastern Regional Center

Consumer Product Safety Commission 201 Varick Street, Room 903 New York, NY 10014 (212) 620-4120 Western Regional Center

Consumer Product Safety Commission 1301 Clay Street, Suite 610-N Oakland, CA 94612 (510) 637-4050

Central Regional Center

Consumer Product Safety Commission 230 South Dearborn Street, Room 2944 Chicago, IL 60604 (312) 353-8260

HUD Lead Office

Please contact HUD's Office of Healthy Homes and Lead Hazard Control for information on lead regulations, outreach efforts, and lead hazard control and research grant programs.

U.S. Department of Housing and Urban DevelopmentOffice of Healthy Homes and Lead Hazard Control
451 Seventh Street, SW, P-3206
Washington, DC 20410
(202) 755-1785

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U.S. EPA Washington DC 20460

U.S. CPSC Washington DC 20207

U.S. HUD Washington DC 20410

EPA747-K-99-001 June 2003

11477 Banklick Rd, Walton, KY 41094-8712, Kenton County

APN: 020-00-00-042.00 CLIP: 8628048485



Full Baths Beds N/A

Half Baths N/A

Sale Price N/A

Sale Date N/A

Bldg Sq Ft

Lot Sq Ft N/A 1,602,250 Yr Built N/A

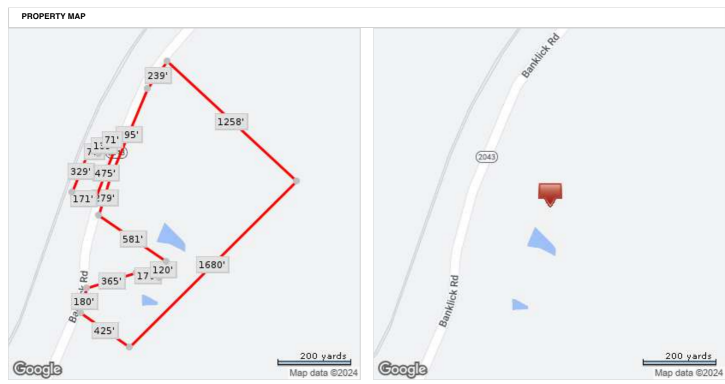
Type N/A

	N/A	1,602,250	N/A	N/A	
OWNER INFORMATION					
Owner Name	Works Herbert H		Tax Billing City	& State	Walton, KY
Owner Occupied	Yes		Tax Billing Zip		41094
Tax Billing Address	11477 Banklick R	d	Tax Billing Zip+	4	8712
COMMUNITY INSIGHTS					
	0004 074		Out out Biotics		LICENTON COUNTY
Median Home Value	\$301,274		School District	0	KENTON COUNTY
Median Home Value Rating	5/10		Family Friendly		98 / 100
Total Crime Risk Score (for the neighborhood, relative to the nation)	g 92/100		Walkable Score		26 / 100
Total Incidents (1 yr)	23		Q1 Home Price	Forecast	\$310,553
Standardized Test Rank	68 / 100		Last 2 Yr Home	Appreciation	21%
LOCATION INFORMATION					
Municipality	Common		School District N	Vame	Common
School District	0005		Within 250 Feet one	t of Multiple Flood Z	No
Census Tract	636.09		One		
TAX INFORMATION					
Tax ID	020-00-00-042.00		Tax Appraisal A	ırea	NO CITY
Tax Area	0005		% Improved		74%
Legal Description	36.7826 ACS BOT CK RD	H SIDES BANKI I	70 IIIproved		1470
	CK ND				
ASSESSMENT & TAX					
Assessment Year	2023		2022		2021
Assessed Value - Total	\$39,800		\$39,800		\$39,800
Assessed Value - Land	\$10,200		\$10,200		\$10,200
Assessed Value - Improved	\$29,600		\$29,600		\$29,600
OY Assessed Change (\$)	\$0		\$0		
OY Assessed Change (%)	0%		0%		
Market Value - Total	\$285,000		\$285,000		\$285,000
Fax Year	Total Tax		Change (\$)		Change (%)
2021	\$582		σσο (ψ)		
2021 2022	\$574		-\$8		_1 21%
					-1.31%
2023	\$562		-\$12 		-2.09%
CHARACTERISTICS					
Lot Acres	36.7826		Heat Type		Heated
Lot Sq Ft	1,602,250		Cooling Type		Yes
# of Buildings	1		Basement Type		Basement
Total Baths	5		Patio Type		Type Unknown
Full Baths	5		Roof Material		Other
SELL SCORE					

LAST MARKET SALE & SALES HISTORY

Owner Name

Works Herbert H



*Lot Dimensions are Estimated

11477 Banklick Rd, Walton, KY 41094-8712, Kenton County

APN: 020-00-00-045.01 CLIP: 4206565399



Beds Full Baths Half Baths N/A

Sale Price \$250,000

Sale Date

N/A

Bldg Sq Ft Lot Sq Ft 2,228

Yr Built Type SFR 158,010 N/A

OWNER INFORMATION

Owner Name	Works Herbert H	Tax Billing City & State	Walton, KY
Owner Occupied	Yes	Tax Billing Zip	41094
Tax Billing Address	11477 Banklick Rd	Tax Billing Zip+4	8712

COMMUNITY INSIGHTS

Median Home Value	\$301,274	School District	KENTON COUNTY
Median Home Value Rating	5/10	Family Friendly Score	98 / 100
Total Crime Risk Score (for the neig hborhood, relative to the nation)	92 / 100	Walkable Score	26 / 100
Total Incidents (1 yr)	23	Q1 Home Price Forecast	\$310,553
Standardized Test Rank	68 / 100	Last 2 Yr Home Appreciation	21%

LOCATION INFORMATION

Municipality	Common	School District Name	Common
School District	0005	Within 250 Feet of Multiple Flood Z one	No
Census Tract	636.09		

TAX INFORMATION

l ax ID	<u>020-00-00-045.01</u>	% Imp
Tax Area	0005	Exem
Tax Appraisal Area	NO CITY	
Legal Description	3.6274 ACS EAST SIDE BANKLIC RD 1.0 MI NW OF KY HWY 16	CK

% Improved	89%
Exemption(s)	Homestead

ASSESSMENT & TAX

Assessment Year	2023	2022	2021	
Assessed Value - Total	\$312,200	\$312,200	\$312,200	
Assessed Value - Land	\$35,000	\$35,000	\$35,000	
Assessed Value - Improved	\$277,200	\$277,200	\$277,200	
YOY Assessed Change (\$)	\$0	\$0		
YOY Assessed Change (%)	0%	0%		
Market Value - Total	\$312,200	\$312,200	\$312,200	
Market Value - Land	\$35,000	\$35,000	\$35,000	
Market Value - Improved	\$277,200	\$277,200	\$277,200	
Tax Year	Total Tax	Change (\$)	Change (%)	
2021	\$4,051			
2022	\$3,483	-\$568	-14.01%	
2023	\$3,357	-\$126	-3.61%	

CHARACTERISTICS

Land Use - County	Single Family	Heat Fuel Type	Oil
Land Use - CoreLogic	SFR	Basement Type	Full
Lot Acres	3.6274	Bsmt Finish	Partial Finished
Lot Sq Ft	158,010	Foundation	Concrete Block
# of Buildings	1	Condition	Good
Stories	1	No. of Porches	1
Building Sq Ft	2,228	Porch	Enclosed Porch
Gross Sq Ft	4,729	Parking Type	Detached Garage
Bedrooms	5	Garage Type	Detached Garage
Total Baths	3	Garage Capacity	2
Full Baths	3	Roof Material	Composition Shingle
Heat Type	Forced Air		

SELL SCORE

Sell Score	518		L	
RENTAL TRENDS				
Estimated Value	2672	Cap Rate	5.1%	
Estimated Value High	2869	Forecast Standard Deviation (FSD)	0.07	
Estimated Value Low	2475		T	

Value As Of

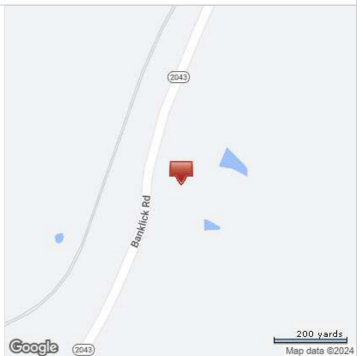
Moderate

Rating

⁽²⁾ The FSD denotes confidence in an Rental Trends estimate and uses a consistent scale and meaning to generate a standardized confidence metric. The FSD is a statistic that measures the likely range or dispersion a Rental Amount estimate will fall within, based on the consistency of the information available to the Rental Amount at the time of estimation. The FSD can be used to create confidence that the true value has a statistical degree of certainty.

Recording Date	11/09/1998	Owner Name	Works Herbert H	
Sale Price	\$250,000	Seller	Works Nancy	
Price Per Square Feet	\$112.21	Deed Type	Deed (Reg)	
Sale Price		\$250,000		
Buyer Name		Works Herbert H		
Seller Name		Works Nancy		





2024-08-18 04:37:18

*Lot Dimensions are Estimated

⁽¹⁾ Rental Trends is a CoreLogic® derived value and should be used for information purposes only.



DISCLOSURE OF INFORMATION AND ACKNOWLEDGMENT LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

EQUAL HOUSING

Copyright © 2003

Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The Seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Property Address:	11477 Bankli	ck Rd, Walton,	41094-8712
Seller's Disclosure (in (a) Preser	nitial) ace of lead-based paint and/or lead-based p ace of lead-based paint and/or lead-based p	aint hazards (check one b aint hazards are present i	pelow): n the housing (explain):
(b) Record	eller has no knowledge of lead-based paint ds and Reports available to the seller (chec eller has provided the purchaser with all av d paint hazards in the housing (list docume	k one below): ailable records and report	nazards in the housing.
⊠Sel	ller has no reports or records pertaining to	lead-based paint and/or le	ead-based paint hazards in the housing.
(d) Purcha (e) Purcha □ Rec prese □ Wa lead-l Agent's Acknowledgme (f) Agent h	user has received copies of all information as a received the pamphlet <i>Protect You</i> ser has (check one below): ceived a 10-day opportunity (or mutually ance of lead-based paint or lead-based paint arised the opportunity to conduct a risk assessed paint hazards.	r Family From Lead in You greed upon period) to con hazards; or essment or inspection for	nduct a risk assessment or inspection of the the presence of lead-based paint and/or
Certification of Accura	acy ave reviewed the information above and c	ertify, to the best of their	knowledge, that the information they have
Seller.Harbert H Morks Estate by Vici	Date/Time Date/Time Date/Time Date/Time	Purchaser	Date/Time
Seller Listing Agent Douglas	Date/Time Date/Time	Purchaser	Date/Time
B. S. Douglas	Date/Time	Selling Agent	Date/Time

REV 5/03

NORTHERN KENTUCKY ASSOCIATION OF REALTORS® 7660 Turfway Rd. Suite 100 Florence, KY 41042 Phone: 859-344-8400 Fax: 859-578-3745

KENTUCKY REAL ESTATE COMMISSION



Seller Initials

Date/Time

Public Protection Cabinet Mayo-Underwood Building 500 Mero Street 2NE09 Frankfort, Kentucky 40601 (502) 564-7760 http://krec.ky.gov



SELLER'S DISCLOSURE OF PROPERTY CONDITION

This form applies to residential real estate sales and purchases. This form is not required for:

- Residential purchases of new construction homes if a warranty is provided; or
- 2. Sales of real estate at auction; or
- A court supervised foreclosure

As a Seller, you are asked to disclose what you know about the property you are selling the based on the best of your knowledge of the property you are selling because	ing. Your answers t	o the qu	iestio	ns in ti	nis form
must be based on the best of your knowledge of the property you are selling, howe Please take your time to answer these questions accurately and completely.	ver and whenever	you gair	ned th	at kno	wledge
Property Address					
11477 Banklick Rd					
City	State	Zip			
Walton	ку	210	41094	-8712	
PURPOSE OF DISCLOSURE FORM: Completion of this form shall satisfy the requireme	nts of KRS 324.360	that ma			seller's
disclosure of conditions" relevant to the listed property. This disclosure is based	on the Seller's kn	owledge	of th	ne pro	nerty's
condition and the improvements thereon, however that knowledge was gained. The	is disclosure form	shall no	t he a	warra	nty by
the Seller or real estate agent and shall not be used as a substitute for an inspection	n or warranty that	the purc	haser	may v	vish to
obtain. This form is a statement of the conditions and other information about the pi	roperty known by t	he Seller	r. Unle	ess oth	erwise
advised, the Seller does not possess any expertise in construction, architecture, engi	neering, or any oth	ner speci	fic are	as rela	ated to
the construction or condition of the property or the improvements on it. Unless oth	nerwise advised, th	e Seller	has no	ot cond	lucted
any inspection of generally inaccessible areas such as the foundation or roof. The Eprofessional inspections of this property.	Buyer is encourage	d to obt	ain hi	s or he	er own
INSTRUCTIONS TO THE SELLER(S): (1) Answer every question truthfully. (2) Report	all known condition	ons affec	ting t	he pro	perty,
regardless of how you know about them or when you learned. (3) Attach additiona	pages, if necessar	v. with	vour si	ignatu	re and
the date and time of signing. (4) Complete this form yourself or sign the authorization	n at the end of this	form to	autho	arize th	ne real
estate agent to complete this form on your behalf in accordance with KRS 324.360(9).	(5) If an item does	not appl	y to yo	our pro	perty,
mark "not applicable." (6) If you truthfully do not know the answer to a question, m	ark "unknown." (7) If you l	earn a	ny fac	t prior
to closing that changes one or more of your answers to this form after you have cor your agent or any potential buyer of the change in writing.	mpleted and submi	tted it, i	mmed	liately	notify
SELLER'S DISCLOSURE: As Seller(s), I / we disclose the following information regarding	ng the property. The	nis infor	matio	n is tru	ie and
accurate to the best of my / our knowledge as of the date signed. Seller(s) authorize	e(s) the real estate	agent to	provi	de a c	opy of
this statement to any person or entity in connection with actual or anticipated sale law. The following information is not the representation of the real estate agent.	of the property or	as othe	rwise	provid	led by
10.00	ala - al altat 1 - l.				
Answer all questions to the <u>BEST OF YOUR KNOWLEDGE</u> . Attac. 1. PRELIMINARY DISCLOSURES	ch additional sh		en messenson in	VICTORY IN	y. un-
a. Have you ever lived in the house? If yes, please indicate the length of time:			YES	NO	KNOWN
b. List the date (month / year) you purchased the house.					Ш
c. Do you own the property as (an) individual(s) or as representative(s) of a compa	nv?				
Explain:	,.				
d. Has the house been used as a rental? If yes, length of time rented?					
e. Has this house ever been vacant (not lived-in) for more than three (3) consecut	ive months?				
f. Has this house ever been used for anything other than a residence?					
Explain:					
Page 1 of 5					
Seller Initials Date/Time	Buve	r Initials		Date	e/Time
					Contract Contract Co.

KREC Form 402 12/2022

Buyer Initials

Date/Time

	TADDITESS.	lton		KY	410	94-871
	E SYSTEMS					
	r or not they have been corrected, state whether there have been problems affecting:		N/A	YES	NO	UN- KNOWI
	ımbing					
	ctrical system					
c. Ap	pliances					
d. Cei	iling and attic fans					
e. Sec	curity system					
f. Sur	mp pump					
g. Chi	imneys, fireplaces, inserts					
	ol, hot tub, sauna					
	rinkler system				=	
	ating system age of system:					
	oling/air conditioning system age of system:					
220 02.500	ater heater age of system: Applain any deficiencies noted in this Section and/or corrections or repairs to resolve thes					
3. BUILD	ING STRUCTURE		N/A	YES	NO	UN-
	nether or not they have been corrected, state whether there have been problems affect	ing:	14/14	160	140	KNOW
	The foundation or slab					
	The structure or exterior veneer					- <u>-</u>
	The floors and walls				\vdash	
	The doors and windows					
	Has the basement ever leaked?					
	TO ADMINISTRATION OF THE ATTEMPT AND ADM					
	f so, when did the basement last leak?					
	Have you ever had any repairs done to the basement?					
	f you have had basement leaks repaired, when was the repair done?	A17				
5)1	f the basement presently leaks, how often does it leak? (e.g., every time it rains, only af	ter an ex	ktreme	ly heavy	rain,	etc.)
	olain:					
	ve you experienced, or are you aware of, any water or drainage problems in the crawl s	pace?				
	you aware of any damage to wood due to moisture or rot?					
	you aware of any present or past wood infestation (e.g., termites, borers, carpenter a	nts,				_
fun	gi, etc.)?					
	you aware of any damage due to wood infestation?					
1) F	las the house or any other improvement been treated for wood infestation?					
	f yes, by whom?					101
3) I:	s there a warranty?		_		_	
	xplain any deficiencies noted in this Section and/or corrections or repairs to resolve those	e probler	ms:			
. ROOF	w old is the roof covering? Age of the roof if known:	a Millio	N/A	YES	NO	KNOV
	the roof leaked at any time since you have owned or lived at the property?					
	the roof leaked at any time before you owned or lived at the property?					
	en was the last time the roof leaked?					
e. Hav	re you ever had any repairs done to the roof?					
ller Initia	_ Page 2 of 5	D			-	
iici iiillid	Date/Time	Buyer I	ilitiais		Dat	e/Tin
ller Initial	ls Date/Time KREC Form 402 12/2022	Buyer I	nitials		Dat	e/Tin

	PERTY ADDRESS: 11477 Banklick Rd	Walton		KY	410	94-871
f.	AND THE PROPERTY OF THE PROPER					
-	If so, when?					
g.	The state of the s	, only after an extreme	ly heav	y rain, e	tc.)	
	Explain:					
h.	Have you ever had roof repairs that involved placing shingles on the roof in the entire roof covering? If so, when?	nstead of replacing				
Plea	ase explain any deficiencies noted in this Section and/or corrections or repairs	s to resolve those proble	ems:			
5. L	AND / DRAINAGE	T. Care T. E. Color	N/A	YES	NO	UN- KNOW
a.	there have been corrected, state whether there have been	problems affecting:				
	1) Soil stability					
	2) Drainage, flooding, or grading					
	3) Erosion					
	4) Outbuildings or unattached structures					
b.	Is the house located within a Special Flood Hazard Area (SFHA) mandating	the purchase of flood				
D.	insurance for federally backed mortgages?	PACENTIAN NA 4 DO MAR NINGSA I SUPERA NA PARA PARA PARA PARA PARA PARA PARA				
	If so, what is the flood zone?					
c.	Is there a retention / detention basin, pond, lake, creek, spring, or water sh this property?	ned on or adjoining				
Plea	ase explain any deficiencies noted in this Section and/or corrections or repairs	to resolve those proble	ms.			
		to reserve those proble	.,,,,			
6. B	OUNDARIES		11/4	1/20		UN-
a.	Have you ever had a staked or pinned survey of the property performed?		N/A	YES	NO	KNOV
b.	Are you in possession of a copy of any survey of the property?					
c.	Are the boundaries marked in any way?					
	Explain:					
d.	Do you know the boundaries?				_	
u.	Explain:					
e.	Are there any encroachments or unrecorded easements relating to the pro					
С.	Explain:	perty?				
7. W	VATER	DOM: NO				UN-
a.	Source of water supply:		N/A	YES	NO	KNOW
b.	Are you aware of below normal water supply or water pressure?					
c.	Has your water ever been tested? If so, attach the results or explain.					
	Explain:					
8. SE	EWER SYSTEM	ujelesa a niva esa esa				UN-
a.	Property is serviced by:		N/A	YES	NO	KNOW
0.00	Category I: Public Municipal Treatment Facility					
	Category II: Private Treatment Facility					
	3. Category III: Subdivision Package Plant					
	Category IV: Single Home Aerobic Treatment System (HOME PACKAGE PL	AAIT				
	5. Category V: Septic Tank with drain field, lagoon, wetland, or other onsite	ANI)				
	6. Category VI: Septic Tank with diamonal to an afficient to	dispersal				
	 Category VI: Septic Tank with dispersal to an offsite, multi-property cluste Category VII: No Treatment/Unknown 	er treatment system				
	Name of Servicer:					
b.	The state of the s					
ν.	For properties with Category IV, V, or VI systems Date of last inspection (sewer):					
	B. C.					
c.	Are you aware of any problems with the sewer system?	aned (septic):				
0.	, and you aware or any problems with the sewer system?					
ller	Initials Page 3 of 5 Date/Time	Buyer	nitials		Dat	e/Tim
ılla - 1	Initials Park IT	*				
ner I	Initials Date/Time KREC Form 402 12/2022	Buyer	nitials		Dat	e/Tim

-

PROPE	RTY ADDRESS: 11477 Banklick Rd Wa	lton	KY	4109	94-871
Please	explain any deficiencies noted in this Section:	100 mm m m m m m m m m m m m m m m m m m		737.55	
	NSTRUCTION / REMODELING	N/A	YES	NO	UN- KNOW
a. I	Have there been any additions, structural modifications, or other alterations made?				
	f so, were all necessary permits and government approvals obtained?				
	xplain:				
	MEOWNERS ASSOCIATION (HOA)	N/A	YES	NO	UN- KNOWI
a. 1) Is the property subject to any restrictions, rules, or regulations of a Homeowners Associa	tion?			
	2) If yes, what is the annual or monthly assessment?				
3	B) HOA Name:				
	HOA Primary Contact Name:				
L 1.	HOA Primary Contact Phone No. and email address:				
	s the property a condominium?				
	f yes, you must also complete KREC Form 404, the Condominium Seller's Certificate				
a	are you aware of any condition or legal action that may result in an increase in dues, taxes ssessments?	Ц			
d. A	are any features of the property shared in common with adjoining landowners, such as w	alls,			
	ences, driveways, etc.?				
	are there any pet or rental restrictions?				
E	xplain:				
11. HA	ZARDOUS CONDITIONS				UN-
the Association		N/A	YES	NO	KNOWN
а	re you aware of any underground storage tanks, old septic tanks, field lines, cisterns, or bandoned wells on the property?				
b. A	re you aware of any other environmental hazards? (e.g., carbon monoxide, hazardous wa vater contamination, asbestos, the use of urea formaldehyde, etc.)	ste,			
c. W	operty may present exposure to lead from lead-based paint, which may cause certain her Vas this house built before 1978?				
d. A	re you aware of the existence of lead-based paint in or on this house?				
	RADON DISCLOSURE REQUIREMENT				
isit chf	is a naturally occurring radioactive gas that, when it has accumulated in a building in suff risks, including lung cancer. The Kentucky Department for Public Health recommends rade fs.ky.gov and search "radon."	icient quantitie on testing. For n	s, may p nore info	reser ormat	ion,
	Are you aware of any testing for radon gas?				
	If yes, what were the results?				
	Is there a radon mitigation system installed?				
2)	If yes, is it functioning properly?				
disclose	METHAMPHETAMINE CONTAMINATION DISCLOSURE REQUIREM erty owner who chooses NOT to decontaminate a property used in the production of disclosure of methamphetamine contamination pursuant to KRS 224.1-410(10) and 902 emethamphetamine contamination is a Class D Felony under KRS 224.99-010.	methamphotar	mine M ailure to	UST n	nake erly
g. 1)	Is the property currently contaminated by the production of methamphetamine?				
СО	If no, has the property been professionally decontaminated from methamphetamine ontamination?				
	plain:				
	CELLANEOUS	N/A	YES	NO	UN- KNOWN
a. Ar	e you aware of any existing or threatened legal action affecting this property?				
b. Ar	e there any assessments other than property assessments that apply to this property .g. sewer assessments)?				
ller Initi	Page 4 of 5 Date/Time	Buyer Initials		Date	/Time
ller Initi	als Date/Time KREC Form 402 12/2022			-	
ci iiiiti	dis Date/Time Micc Form 402 12/2022	Buyer Initials		Date	/Time

d. Are there any transferable warranties? Explain: e. Has this house ever been damaged by fire or other disaster? Explain: f. Are you aware of the existence of mold or other fungi on the property? g. Has this house ever had pets living in it? Explain: h. Is this house ever had pets living in it? Explain: 13. ADDITIONAL INFORMATION Do you know anything else about the property that that should be disclosed to the Buyer? If yes, please provide details in the space provided, below. Attach additional sheets, as necessary. 14. SELLER(S) CERTIFICATION (CHOOSE ONE) As Seller(s) I / we hereby certify that the information disclosed above is complete and accurate to the best of my / or knowledge and belief. I / we agree to immediately notify Buyer in writing of any changes that become known to me / us privociousing. Seller Signature Date As Seller(s) I / we refuse to complete this form and acknowledge that the Real Estate Agent will so inform the Buyer. Seller Signature Date Seller Signature Date Principal Broker / Real Estate Agent Print Name Principal Broker / Real Estate Agent Signature Date The Buyer(s) hereby certifies they have received a copy of this Seller's Disclosure of Property form.		ESS: 11477 Banklick Rd		Walto		KY	4109	4-871
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Seller Disclosure of known property conditions.

We have been advised by The Northern Kentucky District Health Department that the residence will need a new septic system before the house can be occupied. The health department inspector advised this will need topsoil brought from off-site and wait (referred to as "fill-and-wait") to be retested.

The water line going to the barn has been disconnected from the house water meter. A new water meter will need to be installed if the buyer wants public water at the barn.

The original cistern for the house is located under the garage and is still connected to one outside spigot. There is no overflow outlet for the cistern and it will need to be pumped when it approaches full or it will overflow into the basement. However, the water pump is not functional.

There was a "no longer in-service" fuel oil tank located underground behind the chimney. The oil tank was recently removed.

The board fence around the house is not necessarily the property boundary line. Please refer to the survey for boundary lines.

Buyer Initials		
Seller Initials	01/03/25	1:37 PM

FLOOR PLAN CREATED BY CUBICASA APP. MEASUREMENTS DEEMED HIGHLY RELIABLE BUT NOT GUARANTEED.

Re: Herbert H. Works

Address: 11565 Banklick Road Walton, KY 41094

CERTIFICATE OF TITLE EXAMINATION

File: 85056

TO: Doug Garner

This is to certify that I have made a careful examination of the public records in the County Courthouse as indicated, as relates to the following described real estate:

Group: Ind.

PIDN: 020-00-00-042.00

See Attached Exhibit "A" for legal description.

This examination was made through the 17th day of December, 2024 at 7:00 a.m. and in my opinion, fee simple title as of the date of such examination was vested in The Estate of Herbert Hoover Works (aka Herbert H. Works) by virtue of a Last Will and Testament as recorded in KC Book 283, page 244; and prior to that, in Herbert H. Works, unmarried, as shown in a Deed from Nancy Works, unmarried, dated 11-6-97 and recorded 11-19-97 in Deed Book 441, page 62 of the Kenton County Clerk's records at Independence, Kentucky, and subject to the following:

I. TAXES:

(1) AMOUNT OF LAST CITY & COUNTY TAXES

(a) City: None

(b) County: Kenton, 2024, \$547.79 paid

(c) Valuation: \$285,000

II. MORTGAGES: None

III. RESTRICTIONS & CONDITIONS:

1. Payment of the 2025 and all subsequent years' taxes assessed a lien but not yet due and payable.

IV. EASEMENTS:

- 1. Easement for utilities as shown in Deed Book 147, page 385.
- 2. Subject to the right of way for Banklick Pike.

V. OTHER DEFECTS & REQUIREMENTS: None

VI. ADDITIONAL NOTES:

- 1. The scope of this title examination includes at least one armslength transaction.
- 2. Acreage listed is for identification purposes only and is not insured.

This title report does not make any representations with regard to (a) any parties in possession; (b) deficiencies in quantities of land; (c) boundary line disputes; (d) roadways; (e) any unrecorded easements; (f) any unrecorded liens; (g) accuracy of the index books of the County Clerk; (h) any matter not of public record which would be disclosed by an accurate survey or inspection of the premises; (i) any undisclosed heirs; (j) any fraud or forgery in connection with any of the instruments in the chain of title; (k) mental incompetence; (l) confusion with regard to the name or proper identity of the parties; (m) improprieties with regard to delivery of deed; (n) marital rights (spouse or former spouse dower interests): (o) any instrument executed by a minor; (p) lack of corporate capacity in the event there is corporation is in the chain of title; (g) any facts that would be revealed by examination of the records of the State Courts; (r) any questions of security interest or liens under the Uniform Commercial Code; (s) any law, ordinance or governmental regulation (including but not limited to building and zoning ordinances) restricting, regulating or prohibiting the occupancy, use or enjoyment of the land, or regulating the character, dimensions or location of any improvement now or hereafter erected on the land, or prohibiting a separation in ownership or reduction in the dimensions or area of the land, or the effect of any violation of any such law, ordinance or governmental regulation.

These items listed in the above paragraph are matters which would not be revealed by an examination of the record of the County Clerk, and therefore, matters in which we have no means of securing the necessary information. The matters under (a), (b), (c), (d) and (e) could be protected against by an accurate survey by a qualified licensed surveyor. Item (f) may be revealed by an inspection of the premises for new improvements. Items (g) through (r) may be insured against by the purchase of title insurance, and should you have any questions concerning these items, we would be pleased to discuss the same with you.

This Certificate of Title Examination covers the time period from 1-1-1984 through 12-17-2024 at 7:00 a.m.

Respectfully Submitted.

Ronald G. Mullen

Attorney at Law 2362 Grandview Drive

Ft. Mitchell, KY 41017

(859) 344-1919

EXHIBIT "A"

PIDN: 020-00-00-042.00

Group: Ind.

Parcel One:

Beginning in the center of the Banklick Pike and a corner with W.H. Metcalfe and running with said Metcalfe's line S. 57 E 6.89 chains to a stone, another corner with W.H. Metcalfe; thence with his line N. 44 ½ E. 25.55 chains to a stone in the line of Mrs. Lucy Williams; thence with her line N. 48 ½ W. 19.27 chains to a stone on the east side of the Banklick Pike; thence S. 58 W. 62 links to the center of the Banklick Pike and a corner with Melvin Percival; thence with said Percival's line N. 67 ¼ W. 2.22 chains to a large burr oak tree thence S. 23 ½ W. 16.56 chains to a stone in the line of Fletcher Johnson; thence with said Johnson's line S. 59 ½ E. 2.40 chains to the center of the Banklick Pike; thence with the center of said pike S. 13 ¼ W. 5.21 chains; thence S. ½ W. 2.80 chains; thence S. 11 W. 2 chains; thence S. 16 ¾ W. 1.52 chains to the beginning, containing 43.45 acres.

There is excepted from Parcel 1, and not intended to be hereby conveyed, a small tract of 1.88 acres, heretofore conveyed to C.F. Wright by deed dated May 5, 1921, as recorded in Deed Book 68, page 550, to which record reference is made for a more exact description.

There is also excepted from Parcel 1, and not intended to be hereby conveyed, a 7-acre tract, more or less, conveyed to the parties herein by deed at Deed Book 230, page 74 of the Kenton County Clerk's records at Independence, Kentucky.

There is also excepted from Parcel 1, and not intended to be conveyed, a 0.16 acre parcel conveyed to Louisville and Nashville Railroad Company by deed recorded in Deed Book 117, page 188 of the Kenton County Clerk's records.

Parcel Two:

Beginning at the railroad right of way where Fletcher Johnson's road crosses the railroad and running with the north edge of the road S. 61 E. 87 links to T.A. Turner's corner; thence with said Turner's line N. 23 ¼ E. 5.02 chains to the bottom of a drain that runs from railroad to creek; thence up the bottom of drain N. 70 ½ W. 1.44 chains to the railroad right of way; thence with the same S. 15 W. 4.97 chains to the beginning, containing .58 of an acre, as per survey made by R.O. Hughes, surveyor, of Boone County, Kentucky on the 30th day of March, 1921.

The property conveyed herein is subject to an easement for septic system purposes granted in that deed of conveyance for 3.6274 ac. in Deed Book 441,

page 65. Such easement is more particularly described in the aforementioned deed.

BOOK 441 PAGE 062

QUIT CLAIM DEED

*X*39

KNOW ALL PERSONS BY THIS INSTRUMENT:

That NANCY WORKS, a single person,

the GRANTOR, for and in consideration of One Dollar (\$1.00). Exempt transfer pursuant to KRS 142.050(7)(e). FCV = \$57,000.00.

paid to the GRANTOR by the GRANTEE herein, the receipt of which is hereby acknowledged, does hereby quit claim to the following named GRANTEE, HERBERT H. WORKS, his heirs and assigns forever, the following described real estate, in the city of N/A, County of Kenton, and Commonwealth of KENTUCKY, to wit:

Street Address: 32.44 acres and 2.55 acres along Banklick Road, Walton, KY 41094

Grantee's Address: 3219 Crescent Ave., Erlanger, KY 41018

Grantor's Address: 11565 Banklick Road, Walton, KY 41094

Group No.: Independence

Plat No.: N/A

PIDN: 020-00-00-042.01 PIDN: 020-00-00-042.00

The following described Real Estate, in the County of Kenton and Commonwealth of

Kentucky, to-wit:

Parcel 1

Beginning in the center of the Banklick Pike and a corner with W.H. Metcalfe and running with said Metcalfe's line S. 57 E. 6.89 chains to a stone, another corner with W.H. Metcalfe; thence with his line N. 44½ E. 25.55 chains to a stone in the line of Mrs. Lucy Williams; thence with her line N. 48½ W. 19.27 chains to a stone on the east side of the Banklick Pike; thence S. 58 W. 62 links to the center of the Banklick Pike and a corner with Melvin Percival; thence with said Percival's line N. 67½ W. 2.22 chains to a large burr oak tree thence S. 23½ W. 16.56 chains to a stone in the line of Fletcher Johnson; thence with said Johnson's line S. 59½ E. 2.40 chains to the center of the Banklick Pike; thence with the center of said pike S. 13½ W. 5.21 chains; thence S. ½ W. 2.80 chains; thence S. 11 W. 2 chains; thence S. 16¾ W. 1.52 chains to the beginning, containing 43.45 acres.

There is excepted from Parcel 1, and not intended to be hereby conveyed, a small tract of 1.88 acres, heretofore conveyed to C.F. Wright by deed dated May 5, 1921, as recorded in Deed Book 68, page 550, to which record reference is made for a more exact description.

There is also excepted from Parcel 1, and not intended to be Member conveyed as of acre

INDEPENDENCE
Doc type:
Book/page:
Book/page:
Doc#:
Dt/tm Recorded:

RENTON COUNTY CLERK DEED 441/ 62 3 PM 97 11 19 059 00291 11/19/1997 03:18:54

Clerk name

3 Mary Jacobin

La Congress

DATE MAILED 12-9-97



800K 441 PAGE 063

tract, more or less, conveyed to the parties herein by deed at Deed Book 230, page 74 of the Kenton County Clerk's records at Independence, Kentucky.

Parcel 2

Beginning at the railroad right of way where Fletcher Johnson's road crosses the railroad and running with the north edge of the road S. 61 E. 87 links to T.A. Turner's corner; thence with said Turner's line N. 23½ E. 5.02 chains to the bottom of a drain that runs from railroad to creek; thence up the bottom of drain N. 70½ W. 1.44 chains to the railroad right of way; thence with same S. 15 W. 4.97 chains to the beginning, containing .58 of an acre, as per survey made by R.O. Hughes, surveyor, of Boone County, Kentucky, on the 30th day of March, 1921.

Being the same property conveyed to Herbert H. Works, alk/a Herbert Works and Nancy Works, by Deed dated October I6, 1994, and recorded in Deed Book 394, page 58, of the Kenton County Clerk's records at Independence, Kentucky.

The property conveyed herein is subject to an easement for septeic system purposes granted by the Grantee to the Grantor in that deed of conveyance for 3.6274 ac. by Grantee to Grantor. Such easement is more particularly described in the aforementioned deed.

This conveyance is pursuant to a Decree of Dissolution entered August 28, 1997 in the Kenton Circuit Court, case number 96-CI-01049.

Both parties to this deed acknowledge that this conveyance satisfies any terms and conditions agreed to by both parties in the Separation Agreement filed in above styled case.

Together with all the privileges and appurtenances to the same belonging. To have and to hold forever the same to the GRANTEE, in the fashion and manner stated above in the conveying clause.

GRANTOR and GRANTEE both certify, under oath, that the consideration reflected in this deed is the full consideration paid for the property and GRANTEE join in this deed for the sole purpose of making this certificate about the consideration.

DATED this 6th day of November, 1997

GRANTEE: GR

MERBERT H. WORKS

かっています。

GRANTOR:

NANCY WORKS

2

BOOK 441) PAGE 064

STATE OF KENTUCKY, COUNTY OF TEONE (GRANTOR)
The foregoing instrument was swom to and acknowledged before me this 10th day of November, 1997, by NANCY WORKS, a single person.
Notary Public
My Commission Expires: July // 2000 My Jurisdiction Is: State at Large.
STATE OF KENTUCKY, COUNTY OF Kenton (GRANTEE)
The statement about consideration in the foregoing instrument was swom to and acknowledged before me this <u>Utn</u> day of <u>November</u> , 1997, by HERBERT H. WORKS, a single person.
My Commission Expires July 11 2000 My Jurisdiction Is: State at Paris Ky
2/12/18/19
This Instrument prepared by ZIEGLER & SCHNEIDER, P.S.C., Attorneys at Law, 505 Turfway Ridge Office Park, 7300 Turfway Road, Florence, Kentucky 41042, by Attorney.
ROBERT C. ZIEGLER

E:WPWINGOOCUBRENDAW

Re: Herbert H. Works File: 85056

Address: 11477 Banklick Road Walton, KY 41094

CERTIFICATE OF TITLE EXAMINATION

TO: Doug Garner

This is to certify that I have made a careful examination of the public records in the County Courthouse as indicated, as relates to the following described real estate:

Group: Ind.

PIDN: 020-00-00-045.01

See Attached Exhibit "A" for legal description.

This examination was made through the 17th day of December, 2024 at 7:00 a.m. and in my opinion, fee simple title as of the date of such examination was vested in The Estate of Herbert Hoover Works (aka Herbert H. Works) by virtue of a Last Will and Testament as recorded in KC Book 283, page 244; and prior to that, in Herbert H. Works, unmarried, as shown in a deed from Nancy Works, unmarried, dated 11-6-98 and recorded 11-9-98 in Deed Book 459, page 223 of the Kenton County Clerk's records at Independence, Kentucky, and subject to the following:

I. TAXES:

(1) AMOUNT OF LAST CITY & COUNTY TAXES

(a) City: None

(b) County: Kenton, 2024, \$3,261.54 PAID

(c) Valuation: \$312,200

II. MORTGAGES: None

III. RESTRICTIONS & CONDITIONS:

1. Payment of the 2025 and all subsequent years' taxes assessed a lien but not yet due and payable.

IV. EASEMENTS:

1. Easement for utilities as shown in Deed Book 147, page 385.

V. OTHER DEFECTS & REQUIREMENTS: None

VI. ADDITIONAL NOTES:

- 1. The scope of this title examination includes at least one armslength transaction.
- 2. Acreage listed is for identification purposes only and is not insured.

This title report does not make any representations with regard to (a) any parties in possession; (b) deficiencies in quantities of land; (c) boundary line disputes; (d) roadways; (e) any unrecorded easements; (f) any unrecorded liens; (g) accuracy of the index books of the County Clerk; (h) any matter not of public record which would be disclosed by an accurate survey or inspection of the premises; (i) any undisclosed heirs; (j) any fraud or forgery in connection with any of the instruments in the chain of title; (k) mental incompetence; (l) confusion with regard to the name or proper identity of the parties; (m) improprieties with regard to delivery of deed; (n) marital rights (spouse or former spouse dower interests); (o) any instrument executed by a minor; (p) lack of corporate capacity in the event there is corporation is in the chain of title; (q) any facts that would be revealed by examination of the records of the State Courts; (r) any questions of security interest or liens under the Uniform Commercial Code; (s) any law, ordinance or governmental regulation (including but not limited to building and zoning ordinances) restricting, regulating or prohibiting the occupancy, use or enjoyment of the land, or regulating the character, dimensions or location of any improvement now or hereafter erected on the land, or prohibiting a separation in ownership or reduction in the dimensions or area of the land, or the effect of any violation of any such law, ordinance or governmental regulation.

These items listed in the above paragraph are matters which would not be revealed by an examination of the record of the County Clerk, and therefore, matters in which we have no means of securing the necessary information. The matters under (a), (b), (c), (d) and (e) could be protected against by an accurate survey by a qualified licensed surveyor. Item (f) may be revealed by an inspection of the premises for new improvements. Items (g) through (r) may be insured against by the purchase of title insurance, and should you have any questions concerning these items, we would be pleased to discuss the same with you.

This Certificate of Title Examination covers the time period from 1-1-1984 through 12-17-2024 at 7:00 a.m.

Respectfully Submitted,

Renald Source

Ronald G. Mullen Attorney at Law

2362 Grandview Drive Ft. Mitchell, KY 41017

(859) 344-1919

EXHIBIT "A"

PIDN: 020-00-00-045.01

Group: Ind.

Located in Kenton County, Kentucky, lying on the east side of Banklick Road approximately 1.0 mile northwest of Kentucky Highway 16 and is more particularly described as follows:

Beginning at an iron pin (set) in the east right-of-way line of Banklick Road at the common corner of Herb Works (Deed Book 230, page 74) and another parcel owned by Herb Works (Deed Book 394, page 58); thence with the common line of said parcels S 57-03-00 E 581.21 feet to an iron pin (set); thence with a new division of Works' property S 21-46-18 W. 119.84 feet to a post; thence N 81-08-14 W 170.14 feet to an iron pin (set); thence S 68-22-35 W 154.08 feet to an iron pin (set); thence S 71-35-50 W 134.49 feet to an iron pin (set); thence S 75-11-36 W 77.66 feet to a P.K. nail (set) in the east right-of-way line of Banklick Road; thence with said right-of-way line N 03-56-29 E 48.02 feet to a point; thence N 01-52-57 E 162.76 feet to a point; thence N 06-11-08 E 76.02 feet to a point; thence N 11-47-36 E 76.51 feet to a point; thence N 13-31-25 E 163.77 feet to the point of beginning containing 3.6274 acres and being subject to all right-of-ways and easements of record.



1998110905900234 DEED

459/223

DEED

KNOW ALL PERSONS BY THIS INSTRUMENT:

That NANCY WORKS, a single person,

BOOK 459 PAGE 23

the GRANTOR, for and in consideration of Two Hundred and Fifty Thousand dollars (250,000,00)

paid to the GRANTOR by the GRANTEE, HERBERT H. WORKS herein, the receipt of which is hereby acknowledged, do(es) bargain, sell and convey to the following named GRANTEE, his heirs and assigns forever, the following described real estate, in the city of N/A, County of Kenton, and Commonwealth of Kentucky, to wit:

STREET ADDRESS: 11565 Banklick Road Walton, Kentucky 41094

GRANTEE'S ADDRESS: 3219 Cresent Avenue Erlanger, Kentucky 41018

GRANTOR'S ADDRESS: 11565 Banklick Road Walton, Kentucky 41094

GROUP NO.: Independence

PLAT NO.:

PIDN NO.: 020-00-00-045.01

DESCRIPTION OF PROPERTY:

The following described real estate in the county of Kenton, commonwealth of Kentucky to wit be: 3.6274 acres, lying on the east side of Banklick Road, and being more particularly described on Exhibit A attached hereto and incorporated herein by reference.

Being the same property being conveyed to Nancy Works by Deed recorded, at Deed Book 441, page 65, of the Kenton County Clerks records in Independence, Kentucky.

Together with all the privileges and appurtenances to the same belonging. To have and to hold forever the same to the GRANTEE, in the fashion and manner stated above in the conveying clause, with covenants of general warranty.

GRANTOR and GRANTEE both certify, under oath, that the consideration reflected in this deed is the full consideration paid for the properly and GRANTEE joins in this deed for the sole purpose of making this certificate about the consideration.

DATE MAILED 12.7-98

NO TITLE EXAMINATION

BOOK 459 PAGE 224

"EXHIBIT A"

Located in Kenton County, Kentucky, lying on the east side of Banklick Road approximately 1.0 mile northwest of Kentucky Highway 16 and is more particularly described as follows:

and is more particularly described as follows:

Beginning at an iron pin (set) in the east right-of-way line of Banklick Road at the common corner of Herb Works (Deed Book 230, page 74) and another parcel owned by Herb Works (Deed Book 394, page 58); thence with the common line of said parcels \$57-03-00 E 581.21 feet to an iron pin (set); thence with a new division of Works' property \$21-46-18 W 119.84 feet to a post; thence N 81-08-14 W 170.14 feet to an iron pin (set); thence \$68-22-35 W 154.08 feet to an iron pin (set); thence \$575-11-36 W 77.66 feet to a P.K. nail (set) in the east right-of-way line of Banklick Road; thence with said right-of-way line N 03-56-29 E 48.02 feet to a point; thence N 01-52-57 E 162.76 feet to a point; thence N 06-11-08 E 76.02 feet to a point; thence N 11-47-36 E 76.51 feet to a point; thence N 13-31-25 E 163.77 feet to the point of beginning containing 3.6274 acres and being subject to all right-of-ways and easements of record.

Recorded
INDEPENDENCE
Doc type:
Book/page:
Book/page:
DocW:
Dt/tm Recorded:
Total fees:
Clerk name:

BILL RYLOR KENTON COUNTY CLERK DEED 459/ 223 3 pg 98 11 09 059 00234 11/09/1998 12:05:28pm 262,00 Taxi 250.00 CHERYL ROSI .1

DATED this 6 7 day, of Nover	mber,1998.
	BOOK 459 PAGE 225
GRANTEE:	GRANTOR:
HERBERT WORKS	Mancy Warks
	The special of the sp
STATE OF KENTUCKY, COUNTY	OF KENTON (GRANTOR)
The foregoing instrument was sworn	to and acknowledged before me this LH day of
November 1998, by NANCY WORKS	, a single person.
ş	NOTARY PUBLIC
My Commission Expires: 5-18-	2001
My Jurisdiction is: KY-State at Large	
	OF KENTON (GRANTEE) in the foregoing instrument was sworn to and _day of November 1998, by HERBERT WORKS, a

My Commission Expires: 5-18-2001
My Jurisdiction Is: KY- State at Large

RETURN 10:

THIS INSTRUMENT PREPARED BY ZIEGLER & SCHNEIDER, P.S.C., ATTORNEYS AT LAW, \$41 BUTTERMILK PIKE, SUITE 500, P.O. BOX 175710, COVINGTON KENTUCKY 41017-5710, BY ROBERT C. ZIEGLER

H:/forms/worksdeed110398



5285 Madison Pike • Independence, KY 41051 859-525-6777 • douggar@gmail.com NorthernKentuckyAuction.com Douglas Garner • Kentucky License No.

BIDDER TERMS AND CONDITIONS

These Bidder Terms and Conditions apply to auctions conducted by Northern Kentucky Auction, LLC, and constitute a legal, valid, binding, and enforceable contract between Auctioneer and each Participant, Bidder, and Buyer. These bidder terms and conditions also form the basis for the contract of sale between the Seller and the Buyer.

- 1. Auction Conducted Under and In Accordance with These Bidder Terms and Conditions, Additional Terms and Conditions Posted by Auctioneer, and Announcements Made at the Time of the Auction, and Applicable Law. The Auction is conducted under and in accordance with these Bidder Terms and Conditions, any and all other Terms and Conditions posted by Auctioneer (whether at the Auction Site or online), any announcements or corrections made by Auctioneer at the time of the Auction, and applicable law. By participating in the Auction, whether at the auction site, online, telephonically, or though any other means (including Absentee Bid), each Participant agrees to be bound by, and to abide by, all such Bidder Terms and Conditions.
- 2. **Definitions**. The following definitions apply to these Bidder Terms and Conditions for each auction conducted by Auctioneer:

"Absentee Bid" means a bid submitted to Auctioneer in advance by an Absentee Bidder for the execution during the Auction under terms established by Auctioneer.

"Absentee Bidder" means a person or entity that submits an Absentee Bid. An absentee Bidder may or may not be present at the Auction.

"Absolute Auction" or "Absolute" applies only if and when expressly indicated and means that property is sold to the highest bidder regardless of the amount of the final bid, with no limiting conditions, restrictions, or reservations. This type of auction is also known as an auction Without Reserve. Provided that a bid is received within a reasonable time after property is put up at Absolute Auction, the property will be sold to the highest bidder regardless of the final bid amount. Property put up at Absolute Auction may be withdrawn by Auctioneer if a bid is not received within a reasonable time. UNLESS SPECIFICALLY AND EXPRESSLY STATED BY AUCTIONEER IN WRITING, NO PROPERTY IS BEING SOLD ABSOLUTE OR WITHOUT RESERVE.

"Attendee" means any person who attends the Auction at the Auction Site, whether such person is a Registered Bidder or not.

"Auction" means the auction sale at which Auctioneer solicits bids, or is scheduled to solicit bids.

"Auction Site" means the physical location of the Auction, or, for an Auction conducted entirely online, the location where Property may be inspected and where a Buyer may pick up Personal Property.

"Bidder" means any person or entity that makes a bid at the Auction.

"Bidder Number" means the number or other identifier issued by Auctioneer to a Registered Bidder for the purposes of identifying bids to such Registered Bidder.

"Bidder Registration" means the information provided by a prospective Bidder, and the process of registering such prospective Bidder to bid at the Auction, including the prospective Bidder's agreement to be bound by these Bidder Terms and Conditions.

"Bidder Terms and Conditions" means these Bidder Terms and Conditions.

"Broker Participation Fee" means an amount that is paid to a broker who has participated in procuring a Buyer, or has otherwise assisted in facilitating the sale of Property at the Auction, under the terms and conditions and in the amount established by Auctioneer.

"Buyer" means the Winning Bidder with respect to each Lot of Personal Property or of each parcel of Real Property, as the case may be.



"Buyer's Premium" is an amount with respect to each Lot of Personal Property or with respect to each parcel of Real Property, calculated as a percentage of the Hammer Price, that is payable by the Buyer to Auctioneer for Auctioneer's own account. For offered Subject to Seller's Confirmation, the Buyer's Premium will be calculated on the amount of the High Bid Subject to Confirmation.

"Commission" means the amount payable by or on behalf of Seller to Auctioneer for Auctioneer's services, calculated as a percentage of the Hammer Price.

"Fall of the Hammer" means the point, after bids have been received, at which Auctioneer declares a Lot of Personal Property or Real Property "sold" to the Bidder acknowledged by Auctioneer as having made the Winning Bid. During an auction that is exclusively online, the Fall of the Hammer may occur electronically at the end of timed (or extended) bidding. In an auction that is Subject to Seller's Confirmation, the Fall of the Hammer will occur on Seller's Confirmation of the High Bid Subject to Confirmation.

"Hammer Price" means the high bid amount recognized by Auctioneer with the Fall of the Hammer.

"High Bid" means the high bid amount recognized by Auctioneer at the conclusion of bidding on a Lot or on a parcel of Real Property, as the case may be.

"High Bid Subject to Confirmation" means the High Bid amount recognized by Auctioneer at the conclusion of bidding on Real Property put up at Auction Subject to Seller's Confirmation. If the High Bid Subject to Confirmation is confirmed by Seller, it will be the Hammer Price.

"High Bidder" means the Bidder recognized by Auctioneer as having made the High Bid with respect to a Lot or a parcel of Real Property.

"Knocked Down" or "Knock Down" means, with respect to any Property put up at the Auction, that Auctioneer has acknowledged the Winning Bid with the Fall of the Hammer, or by announcing "sold", or by giving a similar such indication. Property may be Knocked Down electronically at the conclusion of a timed online auction event. (Also, "Struck Off" or "Strikes Off").

"Lot" means each individual item or grouping of Personal Property offered at one time by Auctioneer.

"No Sale" occurs if Property is put up at the Auction but is not Struck Off or sold, and Auctioneer passes on such Property or declares a No Sale.

"Online Auction Platform" means the hardware and software utilized to conduct the Auction online and to facilitate online bidding, including any associated, adjunct, and/or complementary websites, services, premiums and promotions.

"Online Auction Platform Provider" means the provider of the Online Auction Platform and related services.

"Online Bidding Period" means, with respect to an Auction conducted in whole or in part online, any established period during which online bids may be tendered.

"Participant" means any person who attends, or otherwise participates in, the Auction (in person or remotely). The term Participant includes, but is not limited to, Attendees, Registered Bidders, Bidders, and Buyers.

"Personal Property" means the tangible and moveable property, and any intangible property (including, without limitation, intellectual property) put up at the Auction.

"Private Sale" means an event in which Property is sold by Seller, or on Seller's behalf, other than at the Auction (including a sale at an auction conducted by a person or entity other than Auctioneer).

"Private Sale Price" means the fair market purchase price of the Property paid, or agreed to, at a Private Sale in an arms-length transaction between Seller and the purchaser of the Property. If the Property is sold through a Private Sale for less than its fair market value, or in a transaction that is not an arms-length transaction, or is gifted by Seller, the Private Sale Price will be an amount equal to the fair market value of the Property in an arms-length transaction.

"Property" means the Real Property and the Personal Property.

"Purchase Price" means an amount equal to the Hammer Price or High Bid Subject to Confirmation, as the case may be, *plus* the Buyer's Premium.



"Real P	operty" means
X	The real property located at
X	The separately deeded parcels of real property identified on an attachment to these Bidder Terms and Conditions.

"Realty Closing" means the settlement on the sale of the Real Property at which Seller sells, transfers, assigns, and conveys Seller's right, title, and interest in the Real Property to the Buyer, and the Buyer pays the Purchase Price for the Real Property.

"Realty Closing Date" means the date on which the Realty Closing occurs.

"Realty Deposit" is the good faith deposit made by the Buyer against the Purchase Price for the Real Property.

"Realty Purchase and Sale Agreement" means the contract for the purchase and sale of Real Property put up at the Auction executed at the close of bidding by the Winning Bidder, or the Bidder making the High Bid Subject to Confirmation, as the case may be. In an Auction Subject to Seller's Confirmation, Seller will execute the Realty Purchase and Sale Agreement only on Seller's confirmation, approval, and acceptance of the High Bid Subject to Confirmation.

"Registered Bidder" means a person or entity that has registered to bid at the Auction.

"Registration Deposit" means, if required by Auctioneer, the deposit made by a Registered Bidder in order to register for the Auction. Auctioneer may require that the Registration Deposit be made in certified funds or in such other form as determined by Auctioneer in Auctioneer's discretion.

"Reserve" or "With Reserve" means that property put up at auction may be withdrawn by the Auctioneer and/or bids may be rejected by Auctioneer prior to the Fall of the Hammer. UNLESS SPECIFICALLY AND EXPRESSLY STATED OTHERWISE BY AUCTIONEER IN WRITING, ALL PROPERTY IS BEING WITH RESERVE.

"Reserve Price" means the minimum price that Seller is willing to accept for specific Property. If Property put up With Reserve is subject to a Reserve Price, such property will not be Struck Off unless the Reserve Price is met or waived.

"Seller's Confirmation" means Seller's confirmation, approval, and acceptance of the High Bid Subject to Confirmation acknowledged and recorded by Auctioneer.

"Struck Off" or "Strikes Off" means, with respect to any Property put up at the Auction, that Auctioneer has acknowledged the Winning Bid with the Fall of the Hammer, or by announcing "sold", or by giving a similar such indication. Property may be Struck Off electronically at the conclusion of a timed online auction event. (*Also*, "Knocked Down" or "Knock Down").

"Subject to Seller's Confirmation" means, with respect to any Property expressly identified in this Agreement as being sold Subject to Seller's Confirmation, that after the High Bid Subject to Seller's Confirmation has been received and acknowledged by Auctioneer, Seller may determine, in Seller's sole and absolute discretion, to (i) accept such bid or (ii) reject such bid.

"Winning Bid" means the highest bid received and accepted (and if Subject to Seller's Confirmation, confirmed by Seller).

"Winning Bidder" means the Bidder who is recognized by Auctioneer as having made the Winning Bid.

"Withdrawn", "Withdrawal", or "Withdraw" refers to the circumstance in which the Property is removed or withdrawn from the Auction, or in which it is determined that such Property will not be offered or sold at the Auction.

"Without Reserve" means Absolute.

3. **Bidder Registration; Bidder Qualification.** All persons desiring to bid at the Auction, must register to bid and be issued a Bidder Number. In order to register to bid, each potential Bidder must provide such information (including identifying information and qualifications) as requested by Auctioneer. Each person registering to bid represents to the Auctioneer that such person is at least eighteen (18) years of age and is otherwise legally able to enter into a contract. Auctioneer may refuse to accept a Bidder Registration from any potential Bidder, may refuse to issue a Bidder Number to any potential Bidder, and may revoke any Bidder Registration or Bidder Number. Each person registering to bid, or otherwise participating, at the Auction acknowledges and agrees that such person has read, understands, and agrees to be bound by, these Bidder Terms and Conditions. In Auctioneer's discretion, bids may be received from a person who has not registered to bid, and/or who has not satisfied all requirements for Bidder Registration, and/or who has not been issued a Bidder Number, and, by



bidding, such person will be bound by these Bidder Terms and Conditions. Auctioneer may establish such Bidder qualifications as Auctioneer determines, in Auctioneer's discretion, are reasonably necessary or appropriate. Bidder qualification provisions (which may include proof of the availability of funds) are intended for the benefit of Auctioneer and Seller, and create no rights or interests in any other persons, including competing Bidders. Auctioneer and/or Seller may (but will not be required to) waive any Bidder qualifications, either globally or on a case by case basis.

- Auction Conducted in the Commonwealth of Kentucky. The Auction is conducted in the Commonwealth of 4. Kentucky. All Property is offered for sale in the Commonwealth of Kentucky, and will be Knocked-Down or Struck Off in the Commonwealth of Kentucky. Notwithstanding the physical location of any Participant, these Bidder Terms and Conditions are entered into in the Commonwealth of Kentucky, all bids and payments are received in the Commonwealth of Kentucky, and all contracts between Seller and Buyer (including the Realty Purchase and Sale Agreement, if any), are formed and entered into in the Commonwealth of Kentucky.
- Buyer's Premium. All Property offered at the Auction is subject to a Buyer's Premium, which will be paid by the Buyer to Auctioneer for Auctioneer's own account. The Buyer's Premium will be calculated as a percentage of the Hammer Price, and will be added to the Hammer Price to determine the final Purchase Price.

TEN

		ver's Premium for Personal Property will be amount equal to
		The Buyer's Premium for Personal Property will be reduced to(
		yer's Premium for Real Property will be amount equal to $\underline{\mathcal{TEN}}$ percent $(\underline{\mathcal{TO}}\%)$ of the Hammer reach parcel of Real Property Struck Off at the Auction.
denied a	e at the A	to Auction Site and/or Online Auction Platform. Participants assume all risks associated with their Auction Site and/or their access to any Online Auction Platform utilized by Auctioneer. Any person may be the Auction, the Auction Site, and any Online Auction Platform utilized by Auctioneer, and may be removed discretion.
7.	Nature	of the Auction.
		The Auction for the Real Property will be an Absolute Auction. This means that, once a bid is received on a parcel of Real Property put up at the Auction such parcel of Real Property will be sold to the highest Bidder.
	A	The Auction for the Real Property will be With Reserve. Prior to the Fall of the Hammer, Auctioneer may Withdraw the Real Property, or any of it, from the Auction.
		The Real Property will be sold Subject to Seller's Confirmation. This means that after the High Bid Subject to Confirmation has been received and acknowledged by Auctioneer, Seller may determine, in Seller's sole and absolute discretion, to (i) accept such bid or (ii) reject such bid.
		The Auction for the Personal Property will be an Absolute Auction. This means that, once a bid is made on a Lot, the Lot will be sold to the highest Bidder.
	X	The Auction for the Personal Property will be With Reserve. Auctioneer may Withdraw any Lot prior to the

Bidding. Bidders may only bid at the Auction by agreeing to be bound by these Bidder Terms and Conditions. By bidding, each Bidder acknowledges and agrees that such Bidder is subject to, and bound by, these Bidder Terms and Conditions.

Fall of the Hammer on such Lot.

- No Bid Retraction. No Bidder may retract a bid that has been acknowledged by Auctioneer or that has been submitted online. Each Bidder acknowledges and agrees that Auctioneer is acting in reliance on tendered bids in the conduct of the Auction, and that bid retraction is disruptive and interferes with the Auction, and that, as an inducement for Auctioneer to accept such Bidder's Bidder Registration and for such Bidder to bid at the Auction, each Bidder agrees not to withdraw or to attempt to withdraw any tendered bid.
- 10. Online Auction. The following terms and conditions apply if the Auction is conducted, in whole or in part, online:
- Online Bidding Registration. Anyone desiring to bid online, or to establish the possibility of bidding online, will be required to create an online bidding account by completing all necessary forms and providing required information.



- 10.2. **Bidder Terms and Conditions; Notices and Announcements.** The Auction will be conducted in accordance with these Bidder Terms and Conditions and any notices or announcements by Auctioneer and/or posted online or onsite.
- 10.3. **Posted Times.** All times are based on the Eastern Standard Time zone unless stated otherwise. Posted closing times and time displays are approximate. Auctioneer reserves the right to close early or extend the Auction at Auctioneer's sole and absolute discretion.
- 10.4. **Online Bidding Increments.** Auctioneer may establish bid increments, and may modify or change bid increments, in Auctioneer's sole and absolute discretion.
 - 10.5. Records of Online Activity. Absent clerical errors, Auctioneer's records will be final and conclusive.
- 10.6. **Technology Disruptions.** Auctioneer will not be responsible for technology disruptions, errors, or failures (including disruptions to bidding or the failure to execute, recognize, or record online bids), whether caused by (i) loss of connectivity, breakdown, disruption, or failure of the Online Auction Platform, (ii) breakdown, disruption, or failure of a Bidder's internet connection, computer, or system, or (iii) otherwise. Auctioneer may, but will not be required to, continue, suspend, delay, extend, reschedule, or close the Auction because of disruptions caused by technology failures, even after bidding has commenced.
- 10.7. Failures by Online Auction Platform Provider and its Affiliates or Contractors. Auctioneer may use an Online Auction Platform Provider to facilitate the Auction. Under no circumstances will Auctioneer be liable for any failure of the Online Auction Platform Provider to perform all or any of its obligations, or for the failure of any affiliates, employees, agents, representatives, or contractors of the Online Auction Platform Provider to perform their obligations.
- 10.8. Auto Extend Feature. Any Online Bidding Period may include an auto extend feature. This means that, if an online bid is entered within a set time period approaching the end of the established Online Bidding Period, the Online Bidding Period will automatically be extended for an additional amount of time in increments established by Auctioneer, and will continue to be so extended until there is a set period of time that lapses during which no online bids are received, after which bidding will close.
- 10.9. **Disclaimer.** Auctioneer makes no representations or warranties, and disclaims all representations and warranties, (i) that the Online Auction Platform or any related website or technology will be uninterrupted, error free or virus free, (ii) as to the results that may be obtained by using the Online Auction Platform or any related website or technology, or (iii) as to the accuracy, completeness, reliability, security, or current nature of the Online Auction Platform or any related technology.
- 10.10. **Responsibility for Online Bids.** Each Registered Bidder is responsible for all bids transmitted from such Registered Bidder's computer or from such Registered Bidder's account for the Online Auction Platform. If a Winning Bid is sent from the computer of a Registered Bidder, or from a Registered Bidder's account for the Online Auction Platform, such Registered Bidder will be the Buyer.
- 10.11. No Reduction or Retraction of Online Bids. Except in extraordinary circumstances and in Auctioneer's sole and absolute discretion, online bids may not be reduced or retracted.
- 10.12. **Competing Online and Onsite Bids.** In the event of contemporaneously made online and onsite bids, Auctioneer will determine which bid is the successful bid, and may, in Auctioneer's discretion, reopen the bidding.
- 10.13. Winning Bidders Subject to Certification by Auctioneer. The final determination of the Winning Bidder is subject to certification by Auctioneer; and any email or electronic message (whether generated manually or automatically) is subject to such certification.
- 11. Absentee Bids; Remote Bidding. In Auctioneer's discretion, Auctioneer may receive Absentee Bids and/or bids tendered by remote Bidders (whether telephonically or otherwise). Absentee Bids may be initiated and advanced in accordance with Auctioneer's policies and procedures. Auctioneer will make reasonable efforts to execute Absentee Bids, but Auctioneer will have no liability to any Absentee Bidder for the failure to execute any Absentee Bids for any reason whatsoever. Each Absentee Bidder acknowledges and agrees that Property may be sold to another Bidder for the maximum amount of the Absentee Bid based on a bidding sequence that causes another Bidder to reach the such amount first. If the execution of an Absentee Bid at its maximum amount would require Auctioneer to accept a bid that is less than a full bidding increment, Auctioneer has the sole and absolute discretion to acknowledge or reject such bid. An Absentee Bidder may authorize Auctioneer to advance the bid by one or more bidding increments after the maximum amount of the Absentee Bid is, or would be, reached. Auctioneer acts as the agent of the Seller only, and the receipt and/or execution of Absentee Bids will not create an agency relationship between Auctioneer and any Absentee Bidder.



- 12. **Bid Increments.** Bid increments are established and controlled by Auctioneer, and may be adjusted or modified in Auctioneer's sole and absolute discretion. Auctioneer may reject or refuse to accept bids that are considered trifling increases over the preceding bid.
- 13. Registered Bidders Responsible for Bids Placed on Bidder Number. Each Registered Bidder is responsible for the Bidder Number issued to such Registered Bidder. Auctioneer is not responsible for monitoring or policing the use of Bidder Numbers, and each Registered Bidder is responsible for all bids made on the Bidder Number issued to such Registered Bidder even if the Registered Bidder claims that the Bidder Number was lost, stolen, or misappropriated, unless notice of a lost, stolen, or misappropriated Bidder Number was provided to Auctioneer prior to an unauthorized bid being made. Absent a clerical error, Auctioneer's records will be conclusive.
- 14. **Withdrawal of Property by Auctioneer.** Unless specific Property is, in express written terms, put up at Absolute Auction, Auctioneer has the right to withdraw any Property from the Auction prior to the Fall of the Hammer.
- 15. **Winning Bid; Buyer.** Pursuant to these Bidder Terms and Conditions, the Bidder making the Winning Bid for any Lot or item of Personal Property or each parcel of Real Property, as the case may be, will be the Buyer of such Property.
- 16. Ali Property Sold "AS IS", "WHERE IS", and "WITH ALL FAULTS". ALL PROPERTY IS BEING OFFERED AND SOLD IN ITS AS IS/WHERE IS CONDITION AT THE TIME OF THE AUCTION, WITH ALL FAULTS, INCLUDING ANY HIDDEN DEFECTS OF ANY NATURE. NEITHER AUCTIONEER NOR SELLER MAKES ANY REPRESENTATIONS, WARRANTIES, OR GUARANTEES WHATSOEVER, EXPRESS OR IMPLIED, REGARDING THE NATURE, VALUE, SOURCE, AUTHENTICITY, FITNESS, MERCHANTABILITY, AND/OR ANY OTHER ASPECT OR CHARACTERISTICS OF SUCH PROPERTY. NO STATEMENT ANYWHERE, WHETHER EXPRESS OR IMPLIED, INCLUDING VERBAL STATEMENTS MADE BY AUCTIONEER, WILL BE DEEMED A WARRANTY OR REPRESENTATION BY AUCTIONEER OR SELLER. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, THERE ARE NO WARRANTIES OF TITLE, NON-INFRINGEMENT, AUTHENTICITY, ORIGIN, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE EXPRESSLY DISCLAIMED. EACH BIDDER ACKNOWLEDGES AND AGREES THAT SUCH BIDDER CANNOT RELY, AND HAS NOT RELIED, ON ANY REPRESENTATION, WARRANTY, OR GUARANTY MADE BY THE SELLER OR ANYONE ACTING AS AGENT OF THE SELLER, ORALLY OR IN WRITING, ABOUT THE PROPERTY, OR ANY OF IT. BY BIDDING, EACH BIDDER ACKNOWLEDGES AND AGREES THAT SUCH BIDDER HAS HAD A FULL AND FAIR OPPORTUNITY TO INSPECT THE PROPERTY, AND IS RELYING SOLELY ON, OR HAS WAIVED, SUCH BIDDER'S INSPECTION AND INVESTIGATION (i) IN DETERMINING WHETHER TO BID, (ii) IN DETERMINING THE AMOUNT OF A BID, AND (iii) IN BIDDING.
- 17. Announcements. Subject to the limitation set forth in these Bidder Terms and Conditions, all terms and conditions and other announcements made by Auctioneer on the day of the Auction are binding and take precedence over any advertisements or listings.
- 18. **Bidder's Inspection.** By bidding, each Bidder acknowledges and agrees that such Bidder has had a full and fair opportunity to inspect the Property, and is relying solely on, or has waived, such Bidder's inspection and investigation (i) in determining whether to bid, (ii) in determining the amount of a bid, and (iii) in bidding.
- 19. **Description of Property.** Unless otherwise expressly stated otherwise in writing, any description of Property is based solely on visual impression, and is given solely for identification purposes, and does not create any warranty, expressed or implied, or representation by Auctioneer.
- 20. Contract of Sale for Personal Property. By operation of these Terms and Conditions and Section 2-328(b) of the Uniform Commercial Code, no additional or further writing will be required to evidence the existence of a contract of sale for any Personal Property Knocked-Down at the Auction regardless of the Purchase Price, and these Bidder Terms and Conditions, together with Auctioneer's clerking sheets or other physical or digital notation identifying the Lot, the Hammer Price, and the Buyer, will be conclusive evidence as to the terms of the sale. These Bidder Terms and Conditions will be incorporated into and made a part of the contract between each Buyer and Seller.
- 21. Sale of the Real Property. The following terms and conditions apply if Real Property is offered at the Auction:
- 21.1. **Bidder Qualification.** Auctioneer may impose qualifications for bidding on the Real Property. Any such qualifications, which may include, without being limited to, proof of the availability of funds, will be posted or otherwise made available by Auctioneer. Bidder qualification provisions (which may include proof of the availability of funds) are intended for the benefit of Auctioneer and Seller, and create no rights or interests in any other persons, including competing Bidders. Auctioneer and/or Seller may (but will not be required to) waive any Bidder qualifications, either globally or on a case by case basis.
- 21.2. Registration Deposit. In Auctioneer's discretion, Auctioneer may require Bidders to make a registration deposit in order to bid on the Real Property. The registration deposit of the Winning Bidder will be applied against the



Purchase Price for the Real Property, and registration deposits made by others will be returned at the conclusion of the Auction.

- 21.3. **Separately Deeded Parcels.** If the Real Property consists of two or more separately deeded parcels, Auctioneer may, in Auctioneer's discretion, put the parcels up for bid individually, as an entire group, and by various combinations, and the bids received by each method will be held until it is determined which method yields the highest aggregate Purchase Price. Bidding may be conducted in multiple rounds, and in a round robin fashion, and methods or combinations may be eliminated until the final method or grouping yielding the highest aggregate Purchase Price is determined.
- 21.4. **Breaks and Recesses**. Auctioneer may take breaks or recesses during the bidding on the Real Property, and such breaks or recesses will not terminate the bidding unless expressly stated. Auctioneer may suspend bidding on the Real Property without declaring a No Sale of the Real Property. A No Sale of the Real Property will only occur if Auctioneer declares a No Sale in those terms, or if the Auction concludes in its entirety without a Winning Bid or a High Bid Subject to Confirmation. If announced by Auctioneer, the Auction may continue for a stated period of time, during which period Auctioneer may receive bids in person, telephonically, electronically, online, or by other means.
- 21.5. Realty Purchase and Sale Agreement. The Realty Purchase and Sale Agreement will be executed at the close of bidding by the Winning Bidder, or the Bidder making the High Bid Subject to Confirmation, as the case may be. In auctions Subject to Seller's Confirmation, Seller will execute the Realty Purchase and Sale Agreement on Seller's confirmation and acceptance of the High Bid Subject to Confirmation. The Realty Purchase and Sale Agreement is available for review prior to the Real Property being offered, and is incorporated in and made a part of these Bidder terms and Conditions.

Realty Deposit. The Winning Bidder, or the Bidder making the High Bid Subject to Confirmation, as the

case may be, will (which will include	make a Realty Deposit on execution of e any registration deposit made by such	the Realty Purchase ar Bidder) will be:	nd Sale Agreeme	nt. The Realty De	posit
	The amount of	De	ollars (\$);	or
×		Hammer Price or High E	Bid Subject to Cor	nfirmation.	
Auctioneer), or by account. If the R	sit may be paid in cash or its equivalent y personal or company check. The Rea ealty Deposit is forfeited by the Winning yer's Premium, costs, and expenses bet	Ity Deposit will be held to Bidder, it will be applie	by Auctioneer in a d to the payment	a non-interest bea of Auctioneer's	ilable by ring
21.7. Property, except	No Buyer Contingencies. There will Seller's delivery of good and marketable	be no Buyer conditions of title.	or contingencies	to the sale of the I	Real
THIRTY	Realty Closing. The Realty Closing v (50) days after the Auction, unles	vill occur at a mutually a s extended with the writ	greed time and p ten consent of Se	lace within eller and Auctione	er.
21.9. Broker Participation. If a broker, who has registered with Auctioneer, has participated in procuring a Buyer, or has otherwise assisted in facilitating the sale of Real Property at the Auction, such broker may be paid a Broker Participation Fee, in an amount and manner established by Auctioneer.					
21.10.	Real Estate Transfer Tax. Any real e	state transfer taxes will	be allocated as fo	ollows:	
	Paid by Buyer Paid by Seller	Equally between Buye	er and Seller	Other	
21.11.	Recording Fees. Buyer will pay the fe	es for recording the dee	ed for the Real Pr	operty.	
21.12. without being limi	Settlement Fees and Expenses. Buy ited to, title searches, title insurance cha	er will pay any and all se arges, and survey costs.	ettlement fees an	d expenses, includ	ding,

21.14. **Zoning; Land Use.** NEITHER AUCTIONEER NOR SELLER MAKES ANY REPRESENTATIONS OR WARRANTIES AS TO THE ZONING OF THE REAL PROPERTY OR ANY OTHER LAND USE RESTRICTIONS AFFECTING THE REAL PROPERTY. IT IS THE RESPONSIBILITY OF EACH BIDDER TO MAKE SUCH INQUIRIES AND INVESTIGATIONS AS MAY BE NECESSARY TO CONFIRM THE APPLICABLE ZONING AND LAND USE RESTRICTIONS AFFECTING THE REAL PROPERTY. THE PURCHASE OF THE REAL PROPERTY WILL NOT BE CONTINGENT IN ANY

of the Realty Closing. Seller will pay for all days up to and including the date of the Realty Closing, and Purchaser will pay for

21.13. Apportionment. Taxes and all other periodic realty costs, if any, will be apportioned pro rata as of the date



all days following the date of the Realty Closing.

21.6.

WAY ON ZONING OR LAND USE RESTRICTIONS, OR ON WHETHER A BIDDER OR BUYER MAY PUT THE REAL PROPERTY TO ANY DESIRED USE. EACH BIDDER ACKNOWLEDGES AND AGREES THAT SUCH BIDDER IS NOT RELYING ON ANY REPRESENTATIONS BY SELLER OR AUCTIONEER CONCERNING ZONING OR OTHER LAND USE RESTRICTIONS AFFECTING THE REAL PROPERTY.

- 21.15. Seller's Residential Real Estate Disclosure Statement. If the Real Property is residential real estate, Seller will (unless otherwise exempt) complete a Seller's residential real property disclosure statement.
- 21.16. Lead-based Paint Disclosure. If the Real Property includes residential improvements constructed prior to 1978, Seller will complete a Lead-based Paint Disclosure Statement.

21.17. Breach.

- 21.17.1. **Seller's Breach.** If Seller breaches any of Seller's obligations with respect to the Purchase and Sale of the Real Property, Buyer's sole and exclusive remedy will be return of the Realty Deposit and any other monies actually paid by the Buyer. Under no circumstances will Auctioneer or Seller be liable for incidental or consequential damages, including, without being limited to lost profits or reduced productivity. Specific performance is not available as a remedy to Buyer.
- 21.17.2. **Buyer's Breach.** If Buyer breaches any of Buyer's obligations, Buyer will forfeit the Deposit and any other monies actually paid to Seller or Auctioneer, and will pay all of Seller's and Auctioneers costs and expenses (including reasonable attorneys' fees and costs of litigation). If the Real Property is subsequently offered for sale (at auction or otherwise), Buyer will be responsible for any and all costs and expenses incurred with respect there to, including, without being limited to, advertising and labor. Buyer will also be responsible for any shortfall between the Purchase Price established at the Auction and any subsequent lower purchase price for which the Real Property may be sold.
- 21.18. **Risk of Loss.** The risk of loss or damage to the Real Property is assumed by the Seller until Settlement, except for in the event of loss or damage to the Real Property exceeding ten percent (10%) of the Purchase Price, then Seller may elect to either repair the damages, provide credit at Settlement, or terminate the Purchase and Sale Agreement.
- 21.19. **Time is Of the Essence.** Time is of the Essence with respect to the purchase and sale of the Real Property.
- 22. Bidding by or on Behalf of Seller.

	Absolute Auction – No Seller Bidding. Neither Seller nor anyone acting on the Seller's behalf may bid, directly or indirectly, on any Property put up at Absolute Auction.
M	Reserve Auction – No Seller Bidding. Neither Seller nor anyone acting on Seller's behalf may bid, directly or indirectly, at the Auction.
	Reserve Auction – Possibility of Seller Bidding. Seller, or those acting on Seller's behalf, may bid at the Auction provided that the ability of Seller to bid is announced at the Auction.

- 23. Conduct of the Auction. Auctioneer will regulate all matters relating to the conduct of the Auction and Auctioneer's decisions will be final and binding. Auctioneer will have control over bidding, and Auctioneer will resolve any and all disputes. Auctioneer may, in Auctioneer's sole and absolute discretion, reopen the bidding (but will not be required to) if (i) a bid is made while the hammer is falling in acceptance of a prior bid or while bidding is otherwise being terminated, or (ii) promptly after the Fall of the Hammer or other termination of the bidding Auctioneer is made aware of a bid that was unnoticed prior to the Fall of the Hammer or other termination of the bidding, and it is demonstrated to Auctioneer's satisfaction that such bid was, in fact, timely made, or (iii) promptly after the Fall of the Hammer or other termination of the bidding Auctioneer is made aware that Auctioneer and a bid assistant or ringman, or multiple bid assistants or ringmen, have acknowledged bids in the same amount bid from different bidders, or (iv) some other bid dispute arises. Any contract formed with the Fall of the Hammer will be subject to the conditions set forth in this Section. If bidding is reopened pursuant to this Section, the bid recognized by Auctioneer prior to the reopening of the bidding will be held, and may not be retracted, and, if no further bids are received, such bid will be the Winning Bid.
- 24. **Motor Vehicles and Equipment.** Any and all motor vehicles and motorized equipment (including, without being limited to, automobiles, trucks, vans, recreational vehicles, motor cycles, motor scooters, tractors, earth moving equipment and other heavy equipment) must be paid in full prior to removal from the Auction Site; and, if any vehicles or equipment are paid for with a check, such vehicles or equipment will not be released unless and until the check clears and the funds have been received by Auctioneer and are not subject to reversal.
- 25. All Sales Final. ALL SALES ARE FINAL. NO REFUNDS OR RETURNS.



- 26. Sales Tax. All Personal Property is subject sales tax unless an exemption applies.
- 27. **Payment.** All Personal Property must be paid for in-full by onsite Buyers on the day of the Auction, at or before the conclusion of the Auction, and before any Property is removed from the Auction Site by or on behalf of the Buyer. Online purchases must be paid for within _____ (___) days after the close of the Auction. Onsite purchases may be paid in cash or approved check, and, if made available by Auctioneer by credit card or debit card. Online purchases must be paid by credit card or approved check; provided, however, that any online purchases in excess of Two Thousand Five Hundred Dollars (\$2,500.00) must be paid by wire transfer or certified funds unless other arrangements are made with Auctioneer in Auctioneer's sole and absolute discretion.
- 28. **Pick-up and Removal; Shipping.** Each Buyer is responsible for removal of Lots purchased at the Auction, including shipping to remote Buyers. Pick-up and removal dates and times will be as posted or announced by Auctioneer. Unless otherwise agreed, each Buyer is solely responsibly for the disassembly, removal, shipping, and transportation of each Lot purchased by such Buyer. Disassembly and removal must be done in a workmanlike manner, and each Buyer will indemnify and hold harmless both Auctioneer and Seller against any and all damage caused by the acts of the Buyer, or the Buyer's employees, agents, representatives, or independent contractors, in connection with the disassembly or removal of any Personal Property. Any and all damage to the Auction Site, including, without being limited to damage to land or buildings, caused by a Buyer or by an employee, agent, representative, or independent contractor of a Buyer, will be repaired by, or at the expense of, such Buyer to the satisfaction of Auctioneer and Seller.
- 29. **Abandoned Items.** Any Lots not paid in full, not picked up and removed in the time provided (but, under any circumstances, within <u>/O</u> days after the Auction), or for which payment has not cleared (within _____ days after the Auction), will be considered abandoned and may be offered for sale at a later auction or subject to other disposition. Such abandonment does not relieve the Buyer of the Buyer's obligation to make payment in full. Buyers are responsible for the full purchase price of all Lots Struck Off to them.
- 30. **Returned Checks.** Any checks that are returned unpaid will be subject to a returned check fee in the amount of \$______. In addition to the foregoing, Auctioneer will be entitled to recover, from the issuer of a returned check, all costs and expenses, including attorneys' fees, for the collection of payment made in the form of a check that has been returned unpaid.
- No Stop Payment Orders or Credit Card Chargebacks. Each Bidder agrees that such Bidder will not, under any circumstances, (i) issue a stop payment order with respect to any checks issued at or in connection with the Auction, or (ii) initiate a credit card chargeback with respect to any purchases at the Auction. Each Bidder further agrees that if, in violation of these Terms and Conditions, a stop payment order is issued or a credit card chargeback is initiated, these Bidder Terms and Conditions will be conclusive evidence of the Bidder's (i) waiver of any rights to issue a stop payment order or to initiate a credit card chargeback, and (ii) agreement not to issue a stop payment order or to initiate a credit card chargeback; and each Bidder acknowledges and agrees that on Auctioneer's presentation of these Bidder Terms and Conditions to the bank, credit card company, or other financial institution against which a check was drawn or that issued the credit card on which charges were made, such bank, credit card company, or other financial institution will reverse any stop-payment order and/or reverse or deny any credit card chargeback, and will re-credit all amounts to or for the account of Auctioneer. If, in violation of these Bidder Terms and Conditions, a Bidder issues a stop payment order or initiates a credit card chargeback, such Bidder, even if successful, will remain liable for all purchases made at the Auction, and will be responsible for all costs and expenses, including attorneys' fees, incurred by or on behalf of Auctioneer and/or Seller in challenging the stop payment order or credit card chargeback and in collecting payment. Each Bidder acknowledges and agrees that the covenant not to issue a stop payment order or to initiate a credit card chargeback is a condition to the issuance of a Bidder Number to such Bidder, and is being made as an inducement for Auctioneer to accept such Bidder's Bidder Registration, to issue a Bidder Number, and to permit the Bidder to Bid at the Auction. Each Bidder acknowledges and agrees that Auctioneer is relying on the covenant not to issue a stop payment order or to initiate a credit card chargeback in accepting such Bidder's Bidder Registration, in issuing a Bidder Number, and in permitting the Bidder to bid at the Auction.
- 32. Claims. Unless otherwise provided in writing, after a Lot has been removed from the Auction Site by or on behalf of a Buyer, no claims or returns will be allowed and no claim will be allowed for adjustments or rescission of any sales based on the failure of a Lot to correspond with any standard and/or expectation of the Buyer.
- 33. **Title and Risk of Loss for Personal Property.** Subject to a possessory lien in favor of Auctioneer and Seller, title and risk of loss with respect to Personal Property pass to the Buyer with the Fall of the Hammer.
- 34. Buyer's Remedies; Bidders/Buyers Not Entitled to Incidental or Consequential Damages. To the extent that any Bidder or Buyer may be entitled to damages or remedies, the sole and exclusive remedy available to Bidders and Buyers is a return of the Purchase Price actually paid. Under no circumstances will Auctioneer or the Seller be liable for incidental or consequential damages, including, without being limited to lost profits or reduced productivity. Each Bidder acknowledges and agrees that no Bidder or Buyer is entitled to specific performance or other equitable relief.
- 35. Seller's Remedies. If any Buyer breached such Buyer's obligations under these Terms and Conditions or under a sale contract with the Seller of Property Struck Off at the Auction, such property may be resold and the breaching buyer will



be responsible for any and all damages, including any deficiency or reduction in the Purchase Price, along with incidental damages.

- 36. **Indemnification.** Each Bidder agrees to indemnify and hold Auctioneer and Seller harmless from any current or future claim regarding the Auction or the Property, including, without being limited to, fitness, use, damage, safety, or injuries to persons or property.
- 37. **Private Sale.** No Participant or Registered Bidder may offer to enter into a Private Sale for the purchase of any of the Property prior to or during the Auction. If any of the Property is not Struck Off at the Auction and Seller enters into an agreement to sell (i) any of the Personal Property within ten (10) days after the Auction, and/or (ii) any of the Real Property within ninety (90) days after the Auction, Auctioneer will be entitled to receive an amount equal to Auctioneer's full Commission and Buyer's Premium.
- 38. **Waiver.** Certain provisions of these Bidder Terms and Conditions are for the exclusive benefit of Auctioneer and/or Seller(s). Such provisions, including, without being limited to, Bidder registration and qualification requirements, deposit and payment terms (including the method, form, and timing of payment), removal and delivery terms, and Property inspection terms), do not create, and will not be deemed to create, any benefits or rights in favor of any other persons, including competing Bidders, and may not be enforced by any other persons. Either globally or on a case by case basis Auctioneer and/or Seller may (but will not be required to) waive any provisions of these Bidder Terms and Conditions that are intended for the benefit of Auctioneer and/or Seller.
- 39. **Bid Pooling.** Bid pooling occurs when Bidders collude to regulate, and artificially suppress, bidding in an effort to reduce the Hammer Price. Bid pooling is a felony. Anyone participating in bid pooling will be referred for prosecution.
- 40. **Theft.** Theft is a serious offense, and, if discovered, will be prosecuted to the fullest extent of the law. Instances of theft will result in immediate termination of bidding and removal privileges.
- 41. **Governing Law; Jurisdiction; Venue; Waiver of Jury Trial.** These Bidder Terms and Conditions will be governed by and construed in accordance with the laws of the Commonwealth of Kentucky, including its statutes of limitations, but without regard to its rules governing conflict of laws. All claims, disputes, and other matters between the parties will be brought in the state or federal courts sitting in and for the Kenton County, Kentucky, which courts will have exclusive jurisdiction, and will be the exclusive venue, for any and all such claims, disputes, and other matters. By submitting a Bidder Registration and accepting a Bidder Number each Registered Bidder irrevocably and unconditionally (i) agrees that any claim, suit or cause of action relating to these Bidder Terms and Conditions, or the transactions contemplated hereby, will be brought in the state or federal courts sitting in and for the Kenton County, Kentucky; (ii) consents to the jurisdiction of such courts for any such claim, suit or cause of action; (iii) waives any objection that such party may have to the laying of venue of any such claim, suit or cause of action in such courts; and (iv) waives any objection to the bringing of such claim, suit or cause of action in such courts on the grounds of *forum non conveniens*. Each Bidder, Buyer, and other Participant waives the right to a jury trial.
- 42. **Attorneys' Fees.** If any Participant breaches such Participant's obligations under these Bidder Terms and Conditions, Auctioneer and/or Seller will be entitled to recover all costs and expenses, including attorneys' fees incurred in enforcing their respective rights hereunder.



IRREVOCABLE OFFER TO PURCHASE FOR REAL ESTATE ASSETS - (the "Contract")

Agent of the Seller:

Northern Kentucky Auction LLC, Auctioneer / CENTURY 21 Garner Properties, Broker All notices to be sent to: 5285 Madison Pike Independence, Kentucky 41051 859-363-9900

This is a legally binding Contract to purchase real estate, if any party does not understand any portion of this Contract, please contact competent legal counsel

	please conta	act competent legal counsel
the following described real property al	long with all improven	s to purchase from the Seller, _Herbert Hoover Works Estate (the "Seller" ments, attachments, and appurtenances; subject to normal and standard title by would insure and of record in Kenton_ County, Kentucky.
SAMPLE SAMPLE S	AMPLE (the "E	Buyer"), offers for the Property the following amount in United States funds
High Bid Price:	\$	
+ 10% Buyer's Premium:	\$	(the "Premium")
=Total Sale Price:	\$	(the "Total Sale Price")
Total Deposit (20% of Total Sale Price)): \$	(the "Deposit")
settlement/closing date referenced in S ("Designated Escrow Agent") the sum	Section 6 of this Contr of \$	shall be paid in full with cash (certified funds or wire transfer) at or prior to ract. The Buyer hereinafter tenders to _Kentucky Land Title_ the with this Contract for a total of twenty percent (20%) of the Total of deposit. The disposition of the Deposit is referenced in Section 8 of this
- · ·	on County PVA P	on the attached survey. AKA Herb Works Estate aka part of 11477 arcel ID: _020-00-042 & 020-00-00-045.01
(the "Designated Closing Agent") the b Buyer a deed granting to the Buyer an and clear of all liens and encumbrance record, current or prior homeowner or and restrictive covenants of record as described herein, on the date set for cl from the contractual closing deadline li marketable title, as provided herein wit Contract and the Deposit shall be retur	valance of the Total Sa unencumbered mark es, with the usual cove condominium associa to the use and improve osing, the Buyer agre sted in Section 6 of the thin the ninety (90) da med to Buyer. The sa	ver in the following manner: Buyer shall tender to _Kentucky Land Title_ , ale Price in cash, or equivalent, at or prior to closing. Seller will tender to tetable title to the Property to be conveyed by Special Warranty Deed, free enants such as any title company will insure, subject to easements of ation covenants, conditions and/or restrictions, future assessments, taxes, wement of the Property. If Seller is unable to furnish marketable title, as sees that the Seller shall be granted a period of ninety (90) additional days his Contract to cure any defects. If Seller fails to deliver unencumbered by timeframe outlined above, Buyer, as its sole remedy, may terminate this ale is subject to applicable zoning or use regulations imposed by any local or ision is not a condition or contingency of closing.
2. Title Insurance: At close of escrow the title and transfer of the Property.	or contract settleme	nt the Buyer may elect to purchase, at its expense, title insurance covering
conveyed by Seller in "AS IS and WHE buying the Property based solely on Buby Seller, Agent, or employee of the Sed disclaims any representations or warra limitation, any representations or warra compliance of the Property. Buyer release	ERE IS" condition, that uyer's knowledge and eller. The Seller will not note of any kind regarding the pases, fully and uncon	e of Liability: The Buyer acknowledges and agrees that the Property is being at Buyer is fully familiar with the condition of the Property, and the Buyer is diresearch of the Property and not in reliance on any representation made of the providing any Property disclosures to the Buyer. Seller expressly arding the Property except as expressly set forth herein, including, without physical condition, conformity of zoning or uses and/or any environmental additionally, the Seller and Agent from any and all liability relating to any defendances in this Contract shall survive the closing of this transaction,
InitiSA MIPI F		1

The Buyer has made all inspections of the Property and agrees to purchase the Property "AS IS and WHERE IS", without reservation or further condition upon the Seller. The Seller and Agent grant no warranties of any kind, either expressed or implied with respect to the condition, merchantability, standards, or suitability of the Property for the Buyer. Further defined for the benefit of the Buyer; the Seller and Agent make no warranty to the environmental condition of said Property, and by signing this Contract, the Buyer fully and unconditionally releases the Seller, Agent, their employees, associates, and internal independent contractors from any and all liability regarding environmental condition.

The Buyer is accepting the Property in its "AS IS and "WHERE IS" condition, which is directly applicable to a survey, subdivision of the whole Property or boundary measurement of the Property including any improvements thereon.

The materials, data or other information provided to Buyer with respect to the Property, including, without limitation, any information supplied by the Agent is provided only for Buyer's convenience in making its own examination and determination with respect to the Property and, in so doing, the Buyer has relied exclusively on its own independent investigation and evaluation of every aspect of the Property prior to making an offer or bid, and not on any material or information supplied by Seller or its Agent. Buyer expressly disclaims any intent to rely on any such materials or information provided to it by Seller or Agent in connection with its inspection and review of the Property and agrees that it shall rely solely on its own independently developed or verified information.

Buyer hereby acknowledges that the Property	_ X is vacant	is occupied by an individual or inc	lividuals without authorization
of the Seller. If said occupant(s) will not willingly	vacate the Property	upon closing and transfer of title and	d possession, the Buyer shall
be responsible for filing eviction proceedings in a	accordance with the	law in the Commonwealth of Kentuc	ky. Buyer hereby fully and
unconditionally releases the Seller and Agent fro	om any and all respo	onsibility related to eviction of the occ	cupant(s), nor shall Seller or
Agent be responsible for any costs incurred by the	the Buyer in the proc	ess of eviction. This clause shall sur	vive closing indefinitely.
Buyer's Initials			

- **4. Agency Representation:** All parties acknowledge that Northern Kentucky Auction LLC and CENTURY 21 Garner Properties solely represent the interests of the Seller in this transaction as Agent of the Seller. Nothing contained within this Contract, oral statements, sale memoranda, advertising, or information packages will be construed to interpret the status of the Agent as any type of agency other than Agent of the Seller. Any other licensee that may represent the winning bidder(s), as acknowledged by the Agent through an Auction Broker Registration Agreement, and as such is participating in the transaction, shall solely be responsible for providing all legally necessary agency disclosures along with all auction and Property information to their client(s) with exact copy to Northern KentuckyAuction LLC.
- **5. Time is of the Essence** in this Contract. Notice is hereby granted that the timelines noted in this Contract must be strictly adhered to in order to avoid a default. In the event the Buyer fails to perform according to the terms of this Contract, the Deposit will be considered forfeited as liquidated damages, not as a penalty, without delay or need for further agreement or release and applied against Seller's damages without affecting any of the Seller's further remedies it may have at law or in equity. The Designated Escrow Agent enters this Contract for the sole purpose of acknowledging its obligation of collecting and holding the Deposit and will abide by the terms and conditions of this Contract should a default or dispute arise in regard to this Contract.

BUYER ACKNOWLEDGES THAT THIS CONTRACT IS FOR A CASH PURCHASE AND IS NOT CONTINGENT UPON FINANCING, CONDITION OR OTHER APPROVALS; THE BUYER WILL FORFEIT ITS DEPOSIT UPON DEFAULT OF THIS CONTRACT, AND MAY INCUR OTHER SANCTIONS ALLOWED BY LAW OR IN EQUITY.

6. Closing and Possession: Closing shall occur on or before ___**30 Days after auction**_. The Seller will pay for deed preparation, pre-auction title search, their share of prorated taxes, and their own attorney fees, if any. The Buyer shall pay all other costs of closing and transfer. If a land survey has been undertaken for the auction event or private sale the Buyer and Seller agree to equally divide the costs related to the survey completion, approvals by governmental agencies for the survey, and/or recording of the survey/plat with the county's recorder's office. If an event constituting "Force Majeure" causes services essential for closing to be unavailable, closing date shall be extended as provided below:



FORCE MAJEURE: Buyer or Seller shall not be required to perform any obligation under this Contract or be liable to each other for damages so long as performance or non-performance of the obligation is disrupted, delayed, caused, or prevented by Force Majeure. "Force Majeure" means hurricanes, epidemic and/or pandemics, floods, extreme weather, earthquakes, fire, or other acts of God, unusual transportation delays, or wars, insurrections, or acts of terrorism, which, by exercise of reasonable diligent effort, the non-performing party is unable in whole or in part to prevent or overcome. All time periods will be extended a reasonable time (to be interpreted as fifteen (15) calendar days) after the Force Majeure no longer prevents performance under this Contract.

Buyer hereby acknowledges and agrees that in the event the Buyer chooses to utilize the services of a title agency or attorney other than the Designated Closing Agent for the purpose of conducting the closing and providing title insurance, the Buyer is fully responsible for all costs incurred by the Designated Closing Agent that are not listed as a cost to the Seller, as outlined in Section 6. These expenses and fees shall be listed as a Buyer responsibility on the closing settlement statement, and all costs incurred by the Designated Closing Agent shall be paid by Buyer, at closing.

- **7. Payment of Real Estate Taxes, Leases, Owner Association Fees or Dues:** All real estate taxes for the year in which the Property is sold shall be prorated to the date of closing, as is standard and common practice to the area in which the Property is located. All delinquent taxes, if any, shall be paid by the Seller from the first proceeds of closing.
- **8. Non-Refundable Deposit:** Buyer has tendered to the Designated Escrow Agent certified funds or cash in the amount of \$_____ as evidence of earnest money binding this Contract. The Deposit must be equal to twenty percent (20%) of the Total Sale Price. The Deposit will be held in the client trust account of the Designated Escrow Agent.
- **9. Seller Default:** In the event that the Seller defaults hereunder, Buyer shall solely be entitled to a return of the Deposit. The Buyer shall not be entitled to seek damages, penalty, or specific performance from the Seller.
- **10. Effective Date:** The effective date of this Contract is agreed to be the date on which the last of the parties accepts and enters into this Contract.
- **11. Electronic Transmission:** Any copy of this Contract, either by facsimile or duplicated via electronic means and delivered to either party, shall have the same force and effect of the original document.
- **12. Counterparts:** This Contract may be executed in counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute the same instrument.
- **13. Assignment of Contract:** This Contract is assignable by the Buyer with written notice to the Seller, its counsel, and Agent. The assignee and assignor shall be fully bound to the terms contained herein until escrow is closed.
- **14. Irrevocable Offer:** This offer will remain valid, irrevocable, and available for the Seller acceptance for five (5) business days after delivery of the offer to the Seller, its counsel, or Agent. If this offer is submitted in a sale subject to a state or federal court action, including U.S. Bankruptcy Court, wherein court approval is required for final disposition then Seller's acceptance is fully contingent and conditioned upon the court's approval and final order, the Buyer unconditionally agrees to not withdraw, alter, or remand this Contract during the period of court approval.
- **15. Risk of Loss:** All risk of loss to the Property, including physical damage or destruction to the Property or its improvements due to any cause except ordinary wear and tear and loss caused by a taking in eminent domain, shall be borne by Seller until the transaction is closed. Buyer is cautioned and requested to obtain hazard insurance to protect its equitable interest in the improvements on the Property by placing a binder of insurance on the Property upon the acknowledgment of this Contract. Should Buyer undertake to bind this Property a copy of the certificate of insurance (or similar instrument) shall be provided to the Agent without undue delay.
- **16. Fair Housing and Non-Discrimination:** All parties acknowledge that this sale and transaction has been conducted without regard to race, color, national origin, religion, sex (including gender identity and sexual orientation), familial status, military status, disability, or ancestry.



- 17. Venue and Procedure for Dispute Settlement: The sole venue and exclusive jurisdiction for settlement of any and all disputes shall be the courts in Kenton County, Kentucky. This Agreement will be interpreted by the laws of the Commonwealth of Kentucky. The Buyer and Seller further agree that the prevailing party in any legal action shall have the right to be reimbursed for all costs, fees, and expenses, including, but not limited to, reasonable legal fees for enforcement or defense of its rights under this Contract. The Buyer and Seller further indemnify and release the Agent from any and all liability related to this transaction that is the subject of this Contract.
- **18. Prohibition to Recordation of Contract:** The parties agree they will not present for filing to any recorder or county clerk's office this Contract, and further, all parties are prohibited and disabled from any recordation.
- **19. Auction Signage Removal:** Upon closing and transfer of title to Buyer, the Buyer hereby accepts responsibility for the removal of all signage placed on the Property for the purpose of promoting the auction sale.
- **20. Survivorship of Contract:** This Contract, amendments, attachments, and codicils shall be binding on all parties, their heirs, administrators, assigns and trustees that may be assigned by previous agreement, corporate resolution and/or the binding will or estate instructions as applicable.

The undersigned Buyer and Seller agree they have read the entire contents of this Contract, they agree that all terms of this transaction are contained in this Contract and acknowledge receipt of a copy of it. This offer will remain valid, irrevocable, and available for the Seller' acceptance. This is a legally binding Contract; if you do not understand this Contract, consult qualified legal counsel.

Recei	pt for Deposit, Acceptance a	nd Acknowledgement of the for	going Contract by the Buyer	
Buyer's Signature: X		Date:	Time:	
Buyer's Printed Name:		Title:		
Buyer's Signature: X		Date:	Time:	
Buyer's Printed Name:		Title:		
Company Name:				
Type of Ownership: (please		e State of		
GENERAL PARTNE	RSHIP organized under the	laws of the State of		
		r the laws of the State of		
INDIVIDUAL(s) resid	dent of the State(s) of			
OTHER (indicate type	e of entity and state of organ	nization:		
Buyer's Address:				
Telephone:	, Fax:	, Mobile:		
Email Address:				
		4		



E-mail:

Acceptance of the Contract by the Seller				
court of adequate jurisdiction, then the Seller's acceptance	er for the Property, if this sale is conditioned upon final approval of a see is not final until an order of the court approves the sale.			
SELLER:AuthHerbert Hoover Works Estate				
by: SANNPALEWORK FARTILE	Date:01/03/25Time:1:37 PM			
Name: _Victoria L Works Title	e:Executrix			
Acceptance of G	Good Faith Deposit by Escrow Agent			
	the Buyer's non-refundable Deposit per the terms of this Contract that ting the Deposit and disposition of same including default by either			
BY:	Date: Time:			
Name: Title: DESIGNATED ESCROW/CLOSING AGENT				
Contact:				

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EXHIBIT A (LEGAL DESCRIPTION)

