AUCTION ENDING DATE: Oct 15, 2017	
THROUGH MCGINNIS AUCTION & APPRAISAL SERVICE , AS LICENSED AGENTS FOR THE SELLER(S), I OR WE THE PURC GIVE FOR:	HASER(S) WILL
THE FOLLOWING DESCRIBED PROPERTY IN: <u>Clark</u> COUNTY, STATE OF <u>IN</u>	
STREET ADDRESS: 925 E. Maple CITY: Jeffersonville, Indiana ZIP: 47130	
BEING THE SAME PROPERTY AS RECORDED IN THE COUNTY COURT HOUSE WITH THE PROPERTY DESCRIPTION OF: parcel # 10-20-00-200-104.000-010	925 E. Maple
THE HIGH BID OF	
Plus a 10% Premium = the final contract purchase price in the amount of: (\$\$	

PAYABLE AS FOLLOWS: CASH FOR DEED. With a non-refundable down payment of \$5000.00 due & payable within 24 hours of the conclusion of sale, in the form of cash, cashier's check, certified check, or a good personal check secured by a personal demand note made payable to the auction company at 911 E. Court Avenue, Jeffersonville, Indiana. Balance of the final purchase price shall be due with possession and transfer of deed at closing. The closing will be performed within 30 days from the date of purchase contract, but NLT November 15, 2017 The property will be sold as-is with no warranties expressed or implied by the seller, auctioneer or real estate agency, and the buyer accepts the property in a as-is condition to include any or all liabilities associated with such. The property will be sold to the highest acceptable bidder. The property is subject to prior sales and the seller reserves the right to accept outside offers prior to the close of the auction. In the event an outside offer is accepted the online auction will be canceled.

THE PURCHASER SHALL RECEIVE A CLEAR AND MARKETABLE TITLE TO SAID PROPERTY TO BE CONVEYED BY A WARRANTY DEED, WITH THE USUAL COVENANTS SUCH AS ANY TITLE COMPANY WILL INSURE EXCEPT EASEMENTS OF RECORD, RESTRICTIVE COVENANTS OF RECORD AS TO THE USE AND IMPROVEMENT OF SAID PROPERTY, AND EXCEPT APPLICABLE REGULATIONS IMPOSED BY THE COUNTY PLANNING AND ZONING COMMISSION.

BUYER(S) & SELLERS SHALL PRORATE AND PAY ALL REAL ESTATE TAXES UP TO DATE OF CLOSING SELLER PAYS FOR DEED PREP. THE PURCHASER SHALL PAY FOR ALL OTHER FEES ASSOCIATED WITH THE REAL ESTATE CLOSING TRANSACTION.

IMPROVEMENTS AND FIXTURES PERMANENTLY INSTALLED TO THE REAL ESTATE ARE INCLUDED IN THE ABOVE AUCTION PRICE.

PURCHASER HEREBY RELEASES THE SELLER, AUCTIONEER AND BROKER FROM ALL LIABILITY RELATING TO ANY DEFECT OR DEFICIENCY OF ANY KIND ASSOCIATED WITH OR AFFECTING SAID REAL ESTATE, WHICH RELEASE GIVEN SHALL SURVIVE THE CLOSING OF THIS TRANSACTION. BY THE PURCHASER'S PARTICIPATION IN THIS AUCTION AND REPRESENTED BY THEIR SIGNATURES BELOW THE PURCHASER(S) ACKNOWLEDGES THAT THEY HAVE MADE ALL FACILITY INSPECTIONS OR WAIVES THE RIGHT TO DO SO AND AGREES TO PURCHASE THE PROPERTY AS-IS. ALL PARTIES AGREE THAT TIME IS OF THE ESSENCE AND THIS IS AN IRREVOCABLE OFFER TO PURCHASE WITH NO CONTINGENCIES. THE PURCHASE OF THIS PROPERTY IS NOT CONTINGENT ON THE BUYER'S ABILITY TO OBTAIN FINANCING, THE POLICIES OF ANY LENDING INSTITUTION OR THE FINDINGS OF ANY POST AUCTION INSPECTION. IN THE EVENT PURCHASER(S) FAIL TO PERFORM ACCORDING TO THE TERMS OF THIS CONTRACT OR THE PUBLICIZED INTERNET TERMS THE DOWN PAYMENT SHALL BE FORFEITED AS PARTIAL LIQUIDATED DAMAGES AND NOT AS A PENALTY, WITHOUT AFFECTING ANY OF SELLER'S FURTHER REMEDIES. EITHER PARTY MAY DEMAND SPECIFIC PERFORMANCE OF THIS AGREEMENT.

IT IS UNDERSTOOD THAT **MCGINNIS AUCTION & APPRAISAL SERVICE**, ARE ACTING AS AGENTS ONLY IN BRINGING THE SELLER AND PURCHASER TOGETHER WILL IN NO CASE BE LIABLE TO EITHER PARTY FOR THE PRESENT OR FUTURE CONDITIONS OR LIABILITIES ASSOCIATED WITH THIS PROPERTY OR FOR THE PERFORMANCE OR THE NON-PERFORMANCE OF BUYERS OR SELLERS IN THIS PURCHASE AGREEMENT. MCGINNIS AUCTION & APPRAISAL SERVICES ARE ACTING AS AGENTS ONLY FOR THE SELLER ONLY, IF ADDITIONAL BUYER REPRESENTATION IS NEEDED IT SHALL BE AT AN ADDITIONAL EXPENSE TO THE BUYER, IF AND WHEN THE BUYER ELECTS ADDITIONAL BUYER REPRESENTATION.

ELECTS ADDITIONAL BOTTLY RESERVATION	
PURCHASER AND SELLERS AGREES THAT THE DOWN PAYMENT SHALL DRAW NO INTEREST AUCTION & APPRAISAL SERVICE, IN THEIR ESCROW/TRUST FUND ACCOUNT. THE DOWN ANY INTEREST ONLY IF THE SELLER(S) IS UNABLE TO PASS CLEAR TITLE AT CLOSING. THE OF THE DEPOSIT IN THE EVENT THE PURCHASER FAILS TO PERFORM ON THIS PURCHASE ACKNOWLEDGED BY BOTH THE PURCHASER AND SELLER. A NON-REFUNDABLE DOWN PAYMENT OF	PURCHASER ACKNOWLEDGES FORFEITURE CONTRACT ONCE THE CONTRACT HAS BEEN (\$ 5000.00) AS SPECIFIED BY THE
FOR PRE 1978 CONSTRUCTED HOMES: EVEN THOUGH THIS HOME WAS CONSTRUCTED RIGHT TO CONDUCT A RISK ASSESSMENT OR INSPECTION OF THE PROPERTY FOR THE AND ACKNOWLEDGES RECEIPT OF A COPY OF THE FEDERAL PAMPHLET <u>PROTECT YOUR</u> INSPECTION RESULTS FOUND IF INSPECTED THOSE RESULTS SHALL NOT BECOME A CO	R FAMILY FROM LEAD IN YOUR HOME. ANY NTINGENCY TO THIS CONTRACT.
POSSESSION OF THE ABOVE DESCRIBED PROPERTY SHALL BE GIVEN WITH PASSING OF 30 DAYS FROM DATE OF SALE. SELLER(S) AGREES THE LISTING AGENCY(S) SHALL BE REAL ESTATE AUCTION SERVICE AGREEMENT. SELLERS AGREE TO MAINTAIN PROPERT CLOSING.	Y INSURANCE IN FULL EFFECT UNTIL DATE OF
WE HAVE READ THE ENTIRE CONTENTS OF THIS CONTRACT AND ACKNOWLEDGE RECOVERBAL OR WRITTEN STATEMENTS NOT CONTAINED HEREIN. WE FURTHER CERTIFY TO DESCRIBED HEREIN ABOVE AND THAT WE ARE THOROUGHLY ACQUAINTED WITH ITS PURCHASERS AGREE THAT PROPERTY IS BEING PURCHASED "AS-IS" WITH NO WARRA AN INSURABLE MARKETABLE TITLE TO SAID REAL ESTATE.	CONDITION AND ACCEPT IT AS SUCH.
I OR WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS CONTRACT.	
SELLER(S):	DATE/TIME:
SELLER(S): Rose Wohlmacher, Estate, - Matthew Jacobs, Esq., Court Administrator	
	_ DATE/TIME:
BUYER(S):	DATE/TIME:
BUYER(S):	DATE/TIME: