STATE OF GEORGIA, COUNTY OF TROUP

The undersigned	ed Purchaser,			, agrees to buy
and the unders	igned Seller, LC	/BP Investments, agrees to s	sell	
the following o	lescribed real pr	operty, to wit:		
PARCEL NUM	BER	_		
SEE ATTACHEI	D TERMS AND CO D SPECIAL STIPU	AL DESCRIPTION AS EXHIBIT DNDITIONS AS EXHIBIT "B" JLATIONS AS EXHIBIT "C" EEMENT AS EXHIBIT "D"	"A"	
1.	PURCHASE	PRICE		
	Parcel	Bid Price		
			\$	
	Plus Ten (10)	% Buyer's Premium	\$	
	TOTAL CON	TRACT PRICE	\$	
	TOTAL OOK	THOSE THOSE	*	
THERE ARE	NO CONTING	ENCIES, FINANCING, OF	R ANY OTHER.	
2.	sum of \$	as earnest al property described above, a or within 30 days from contring date, then at Seller's optioney as liquidated damages in	money, which is to but such time as the saract date. Should Puron, Purchaser will for	be applied to the purchase the is consummated which chaser fail to close by the feit and Seller may retain
3.	determined by above; to furr affixed thereto only exception	E. Seller agrees to furnish title standards of the State I hish a properly drawn and edded transfer tax as required as for taxes which may not be specified at auction and zoni	Bar of Georgia, to the executed warranty do do by law and owner' the due and payable, earth of the same and payable, earth of the same are done and payable.	he real property described eed to Purchaser, having a affidavit; and subject to
4.	INSPI with all faults.	ECTION. The parties hereto	agree that the prope	rty is being sold "AS IS"
5.	deeds and other	ING DOCUMENTS. Selle or papers as may be necessary delivered by each party hereto	to carry out the term	s of this contract, shall be
Seller's Initials		Page 1 of 7	В	uyer's Initials

- 6. **BINDING, EFFECT, ENTIRE AGREEMENT.** This contract shall constitute the entire agreement between all parties hereto and same may only be changed by written consent of all parties hereto and no representations, promises or inducement not specifically included in this agreement shall be binding upon any party hereto.
- 7. **CLOSING DATE AND POSSESSION.** This sale is to be consummated on or within 30 days from contract date by and at the office of Thornton and Graham, 200 Church Street, LaGrange, Ga. 30240. Possession of premises shall be granted at the time of closing. Seller pays preparation of deed, transfer tax and proration of taxes; Buyer pays \$600 and usual buyer fees, such as title fees, title insurance, mortgage and loan fees and recording of deed.

TIME IS OF THE ESSENCE OF THIS CONTRACT.

Seller's Initials _____

THIS IS A LEGAL DOCUMENT. READ EACH AND EVERY PROVISION (INCLUDING EXHIBITS) OF THIS DOCUMENT BEFORE SIGNING BELOW. PURCHASER UNDERSTANDS THE AUCTION WAY COMPANY / GERALD A. BOWIE, BROKER, ARE AGENTS OF THE SELLER AND ARE NOT RESPONSIBLE FOR THE PERFORMANCE OF EITHER BUYER OR SELLER.

IN WITNESS WHEREOF, each party has hereunto set his hand and affixed his seal on the date below:

SIGNED AND SEALED by Purchaser and Seller on this 22ND day of September, 2022.

Purchaser:		Seller:			
Print:		Print: LC/BP Investments			
Address:		Address:			
City:	State: Zip:	City:	State: Zip:		
Phone:	Email:	Phone:	Email:		
Purchaser:		Seller:			
Print:		Print:			
Address:		Address:			
City:	State: Zip:	City:	State: Zip:		
Phone:	Email:	Phone:	Email:		

Page 2 of 7

Buyer's Initials

EXHIBIT "A" PLAT/ LEGAL

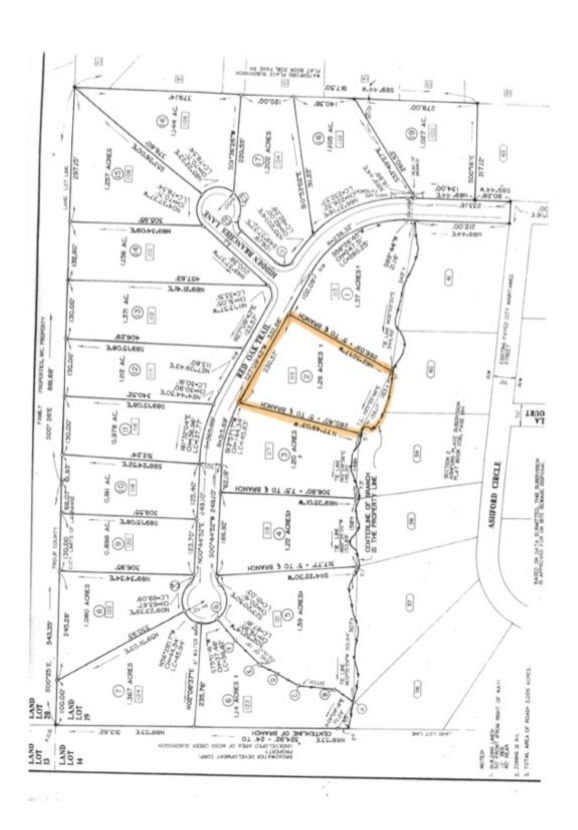


EXHIBIT "B" TERMS AND CONDITIONS

PARTIES: Seller: <u>LC/BP Investments, LaGrange, Georgia;</u> Auctioneer/Real Estate Broker: <u>The Auction Way Company/Gerald A. Bowie of LaGrange, Georgia.</u>

REPRESENTATIVES: Auctioneers represent the Owners/Sellers by separate agreement.

DISPUTES: The auctioneer in charge will settle any disputes as to bids. Auctioneer's decision on such matters will be final.

ANNOUNCEMENTS: Announcements will take precedence over the information received from any prior written or oral information.

TERMS OF SALE: Online Only Auction. Real Estate sells subject to Seller's confirmation.

RESTRICTIONS: Buyer will take title to any property purchased at the auction subject to: Any and all (i) zoning, easements, covenants, conditions, restrictions, leases, rights-of-way, reservations, deed restrictions, and any other encumbrances that are imposed by governmental authority, and/or recorded in the real property records and all other official records of the county in which the bid property is located; (ii) all matters appearing on the plat or otherwise common to the property; and (iii) all matters that are visible or may be apparent on the bid property itself. Sellers convey all oil, gas and mineral interests in the Property.

BUYER'S PREMIUM: Ten (10) Percent Buyer's Premium will be added to the final bid on all sales. The contract's final total includes "Bid Amount plus Buyer's Premium".

SURVEY: Survey available. If additional survey is required by purchaser, it will be done at purchaser's expense. **REAL ESTATE EARNEST MONEY:** Ten (10) percent of total contract price as earnest money deposit is due the day of auction. We will take your good check made out to Thornton and Graham; remaining balance in full due at closing.

CLOSING ATTORNEY, DATE AND POSSESSION. This sale is to be consummated on or

within 30 days from contract date by

Possession of premises shall be granted at the time of closing. Seller shall pay the transfer tax; Buyer pays \$600 attorney fees, recording costs, title exam costs, title insurance premiums, mortgage and loan fees, the Buyer's premium as set forth above and all other costs of closing that the Seller has not specifically agreed to pay as set forth herein. Real estate taxes for the year in which closing occurs shall be prorated between the parties.

CONTINGENCY: There is neither contingency for financing nor any other contingencies. Property is selling "as is" with no warranties, express or implied, except for marketable title and free of all liens.

TITLE: Seller agrees to furnish a good and fee simple, marketable title, as determined by title standards of the State Bar of Georgia, subject only to exceptions for taxes which may not be due and payable, easements, restrictions and encumbrances of record and zoning laws. Any monetary liens of record shall be satisfied and paid by Seller at closing from the purchase price proceeds.

LIABILITY: All persons who attend the auction do so at their own risk. Neither the Sellers nor Auctioneers nor any other person connected with the auction assume any liability, legal or otherwise, for any accident that may occur. Auctioneers are acting as selling agent only.

NO GUARANTEE: The parties hereto agree that the property is being sold "AS IS" with all faults and without any warranties of any kind, except for Seller's limited warranty of title.

PURCHASE CONTRACT: A copy of the purchase contract and escrow agreement will be sent for digital signature immediately following the sale. Buyer will be required to sign and return the same day. This is a legal and binding document. Please review before bidding and be prepared to sign and have earnest money deposit of Ten (10) percent of contract total sent to the escrow agent the next business day. Wire transfer is preferable; however we will accept your good check. Please make your good check payable to closing attorney.

CONTRACT: The real estate terms stated herein will be attached and form a portion of the contract between the Buyer and the Seller and are binding on both.

Seller's Initials	Page 4 of 7	Buyer's Initials

EXHIBIT "C" SPECIAL STIPULATIONS

Left Blank

Seller's Initials	Page 5 of 7	Buyer's Initials
	e	

EXHIBIT "D" ESCROW AGREEMENT

THIS EARNEST MONEY ESCROW AGREEMENT (this "Agreement") is made	and entered i	nto th	s 22nd
day of September 2022, by and among	("Purchaser")	and (LC/BP
Investments ("Seller"), and THORNTON AND GRAHAM ("Escrow Agent").	,		

- **A.** Seller and Purchaser entered into those certain purchase agreements, as amended by addendums thereto (collectively, the "Contracts") executed as of September 22, 2022, for certain properties located in **Troup County, Georgia** and being more particularly described in **Exhibit A** to the Contracts (collectively, the "**Property**").
- **B.** Purchaser and Seller desire that Escrow Agent hold the Earnest Money in escrow as defined in, and required under, the Contracts and this Agreement, subject to the **Conditions of Escrow**, attached to this Agreement.
- **C.** In consideration of the promises and undertakings in this Agreement, and other good and valuable consideration, the receipt and sufficiency of which is acknowledged, the parties covenant and agree as follows:
- Purchaser and Seller hereby appoint THORNTON AND GRAHAM as escrow agent.
- 2. Purchaser will deliver and deposit with Escrow Agent the amount of prepresenting the Earnest Money as required by the Contracts. Escrow Agent will confirm, by written notice to Seller and Purchaser, receipt of the Earnest Money. Escrow Agent agrees to deposit the funds in a non-interest bearing account and to hold and disburse the funds as provided in this Agreement. Any additional earnest money required by the Contracts will likewise be deposited, if and when due, with Escrow Agent and will be a part of the "Earnest Money" in this Agreement.
- 3. Upon written notification from Purchaser and Seller that the sale is consummated, Escrow Agent will deliver the Earnest Money to Seller to be applied to the purchase price.
- 4. Upon written notification from Purchaser and Seller that the sale will not take place, Escrow Agent will deliver the Earnest Money in accordance with the release disbursement instructions also included in this Agreement. Notwithstanding the foregoing, in the event Purchaser terminates either one, or both, of the Contracts prior to closing of the transactions contemplated thereby, and in accordance with the terms thereof, Purchaser will provide a copy of the termination(s) to the Escrow Agent, and Escrow Agent will immediately deliver the Earnest Money to Purchaser without requiring approval or authorization from Seller.
- 5. The parties covenant and agree that in performing any of its duties under this Agreement, Escrow Agent will not be liable for any loss, costs or damage which it may incur in the capacity of Escrow Agent, except for any loss, costs or damage arising out of its own default or gross negligence or willful misconduct. Accordingly, Escrow Agent will not incur any liability with respect to (i) any action taken or omitted to be taken in good faith upon advice of counsel for the parties given with respect to any questions relating to duties and responsibilities, or (ii) any action taken or omitted to be taken in reliance upon any documents, including but not limited to, any written notice of instruction provided for in this Agreement or in the Contracts, not only as to its execution and the validity and effectiveness of its provisions, but also to the truth and accuracy of any information contained in the same, which Escrow Agent in good faith believes to be genuine, to be signed or presented by a proper person or persons and to conform with the provisions of this Agreement.

Seller's Initials	Page 6 of 7	Buyer's Initials
	•	•

- 6. The parties covenant and agree that, in an event of a dispute under this Agreement, the Escrow Agent may, in the Escrow Agent's discretion, tender into the registry or custody of any court of competent jurisdiction sitting in the State of Georgia, all money held under the terms of this Agreement, together with such legal pleading as is appropriate and will be discharged of its duties under this Agreement. Escrow Agent will be reimbursed for any and all costs and expenses, including reasonable attorney's fees in connection with any such action.
 - 7. Notices will be given in accordance with the Contract. The address for Escrow Agent is:

Thornton and Graham 200 Church Street LaGrange, Georgia, 30240 706-884-2727 heather@tglawfirm.com

The undersigned have caused this Agreement to be duly executed under seal as of day and year first above written.

	PURCHASER:				
					(SEAL)
ESCROW AGENT		;	SELLER		
Heather Graham Thornton and Graham			LC/BP Investments		
By:	(SEAL)				(SEAL)
Title:		_			
Seller's Initials	P ₂	age 7 of 7		Buyer's Initials	