CONTRACT TO PURCHASE

(This is a legally binding contract. If not understood, seek legal advice. For real estate advice, consult your Realtor.)

Date: 9/21/2017
1. PROPERTY DESCRIPTION: The undersigned Purchaser agrees to purchase from the undersigned owner (seller) through Lepi & Associates Real Estate Services (Broker), the following described real estate in Zones ville
Mus Kingum County, OH and known as 6. 83 Acres Frece #17-34-02-30-000 (part of)
2 DDICE AND TERMS: Purchaser agrees to pay the amount of the high bid 5 plus the buyer premium of
for a Total Contract Price of \$for the Real Estate as follows: A non-refundable (except in
\$ for a Total Contract Price of \$ for the Real Estate as follows: A non-refundable (except in the case of a non-marketable title) down payment of \$ to apply toward the Purchase Price and to be deposited by
Broker upon acceptance of this offer, in a non-interest bearing trust account pending closing. In the event this Contract to
Purchase does not close for any reason other than as agreed, Purchaser agrees that the down payment shall be disbursed by Broker
days from closing date unless Broker is previously notified in writing by purchaser that litigation has been filed with a
court of competent jurisdiction. A copy of the filing must be attached.
3. BALANCE & CLOSING: The balance of the Purchase Price shall be paid in the form required by the closing agent on date of
closing, on or before/1/5/17. The closing date shall be automatically extended up to 30 days if Broker deems necessary.
4. Buyers will close through
5. If buyer does not close on or before scheduled closing date, seller may, at seller's option, extend the closing date in consideration
for a sum of \$50.00 per day after original closing date. 6. OBTAINING FINANCING: The purchase price is not contingent upon the Purchaser obtaining financing. There are no buyer
contingencies. 7. BINDING OBLIGATION: Purchaser is buying the property As-Is, Where-Is and without Recourse. If Purchaser fails to
close for any reason whatsoever, except a nonmarketable title, Purchaser voluntarily agrees to forfeit entire down payment and
may be held liable by Seller for any deficiency, plus court costs and reasonable legal fees, resulting from subsequent resale of the
property. Time is of the essence and this is an irrevocable offer to purchase, with no contingencies. In the event Purchaser fails
to perform according to the terms of this contract, 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.
8. OWNER'S CERTIFICATION: Seller(s) certifies to Purchaser that, to the best of Seller's knowledge: (a) there are no
undisclosed latent defects; (b) there are no pending orders or ordinances or resolutions that have been enacted or adopted
authorizing work or improvements for which the Real Estate may be assessed, except; (c) there are no
City, County, or State orders that have been served upon Seller(s) requiring work to be done or improvements to be made which
have not been performed, except Inspections regarding habitability and use of Real Estate
have not been performed, except Inspections regarding habitability and use of Real Estate shall be the responsibility of the Purchaser. ALL inspections must be completed prior to the date of this contract. PURCHASER
IS RELYING SOLEY UPON HIS EXAMINATIONS OF THE REAL ESTATE, AND THE SELLER'S CERTIFICATION
HEREIN FOR ITS PHYSICIAL CONDITION AND CHARACTER, AND NOT UPON ANY REPRESENTATION BY THE
REAL ESTATE AGENTS INVOLVED, WHO SHALL NOT BE RESPONSIBLE FOR ANY DEFECTS IN THE REAL
ESTATE.
9. INDEMNITY: Seller and Purchaser recognize that the BROKERS are relying on information provided by Seller and his/her
agents in connection with the Real Estate, and agree to indemnify and hold harmless BROKERS, their agents and employees,
from any claims, demands, damages, suits, liabilities, costs and expenses (including reasonable legal fees) arising out of any
misrepresentation or concealment of facts by Seller and his/her agents.
10. CONVEYANCE AND CLOSING: Seller shall convey marketable title to the Real Estate
by Walter deed with release of dower right, if any, AND SUBJECT TO THE RIGHTS OF THE
TENANTS, if any, under existing leases and state law. Title shall be free and unencumbered as of Closing, except restrictions
and easements of record and except the following assessments (certified or otherwise):
11. CONDITION OF IMPROVEMENTS: The risk of destruction or substantial damage by fire or Act of God prior to delivery of
deed is assumed by Seller. Seller agrees that on possession, the Real Estate shall be in the same condition as it is on the date of
this contract, except for ordinary wear and tear. If the Real Estate should be damaged or destroyed by fire or other casualty and if, prior to Closing, the Real Estate shall not be repaired or restored by and at the Sellers expense, to a condition as good as it was
prior to the damage or destruction, then Purchaser, at his option, may terminate this contract by written notice to Seller and the
Down Payment shall be returned to Purchaser. While this contract is pending, Sellers shall not change any existing lease or enter
into any new lease, nor make any substantial alterations or repairs without the consent of the Purchaser. In addition, the
Purchaser also has an insurable interest in the property from date of this contract. Purchaser is hereby notified that insurance
Purchaser also has an insurable interest in the property from date of this contract. Purchaser is hereby notified that insurance should be placed upon property immediately to protect Purchaser's interest.

12.	DISCLOSURE: Buyer Seller	-is a licensed Real Estate B	roker or Sales Person.	AM DM -ti				
13.	POSSESSION: Possession shall be gi	ven x at closing,	lays after closing (a)	A.M. P.M., subject to				
	Tenant's Rights, with deed. (Until such	date, Seller shall have the	e right of possession free of rer	it, but shall pay for all utilities)				
	No work can be done on the property by	y the Purchaser until posses	ssion is given.					
14.	AGENCY DISCLOSURE STATEM	IENT: Purchaser acknow	ledges having reviewed and	signed the Agency Disclosure				
	Statement.							
15.	SOLE CONTRACT: The parties agr	ee that this offer constitute	s their entire agreement and the	at no oral or implied agreement				
	exists. Any amendments to this offer s	shall be made in writing, sign	and copies s	shall be attached to all copies of				
	the original offer. This offer shall be bit	nding upon the parties, their	r heirs, administrators, executor	rs, successors and assigns.				
16.	TERMS: The property sells: \(\square \) to the	ne high bidder regardless of	price, or subject to seller	s confirmation.				
17.	s or Tell % percer	nt of the contract, h	igh bid price must be deposited	at the time of Auction as down				
	payment by company, corporate or personal check (presented with positive I.D.). This non-refundable down payment will be							
	applied to the contract purchase price at closing and will be held in the trust account of Lepi & Associates Real Estate Services							
	as escrow agents for the Sellers.							
18	A ten percent Buyer Premium will be added to the high bid amount to determine the final contract-selling price paid by the							
10.	purchaser. No Buyer Premium v	will be charged.						
10	Seller shall be responsible to pay all re	eal estate taxes and assessm	nents accrued through closing.	(Real estate taxes. Including all				
1).	current agricultural use value (CAU)	V) tax recomment sanit	ary sewer improvements, wat	erline improvements, and any				
	installments on assessments as per co	unty record interest on er	ncumbrances, rents and operat	ing expenses shall be pro-rated				
	installments on assessments, as per county record, interest on encumbrances, rents and operating expenses shall be pro-rated between Seller and Purchaser as of closing).							
20	This property is being sold without	recourse Personal on-	site inspection(s) of the pror	perty or properties is strongly				
20.	recommended. The property will sell 6	as is where is " with no	warranty expressed or implied	as to improvements availability				
	of utilities, zoning, or environmental ar	ad wetland issues Informa	tion contained online was obtain	ned by sources deemed reliable				
	However, neither Lepi & Associates R	and Fetata Carriers nor the	ir agents will be responsible for	r any errors or omissions herein				
	However, neuner Lept & Associates K	will take precedence over	written material advertisement	te or any other oral statements				
	Announcements made at the auction will take precedence over written material, advertisements, or any other oral statements							
	made prior to the day of auction. Purchasers should carefully verify all items and make their own decision as to the accuracy							
	thereof before relying on same. The seller and Lepi & Associates Real Estate Services reserve the right to preclude any person from bidding if there are questions as to the person's credentials, fitness, etc.							
			liness, etc.					
21.	The buyer, seller shall be responsible for		G-11					
		Buyer	Seller					
	All Transfer Taxes (Conveyance)	~	X X					
	Recording Fees	X						
	Title Search	×						
	Deed Preparation		X					
	Survey OR		X					
	Split 50/50							
	Title Insurance	× × — ×						
	Other							
22.	Seller is responsible for real estate t			y a good and marketable title.				
	*Buyer is responsible for all other co	sts associated with closing	ş.					
23.	By bidding, the buyer agrees to waive	the 10 day post inspection	for lead based paint. Buyer al	so agrees to waive their right to				
	receive a Residential Property Disclosu	ire form and their right to re	escind the Contract to Purchase					
24.	Real Estate is sold through Leni & Asse	ociates Real Estate Service	S.					
25.	OTHER: FRANCE has SOL	change on The	property And in	11 Those The Right				
	OTHER: France has son	To Dec. 1,2	617					
26.	EXPIRATION AND APPROVAL: 7 P.M. Noon Midnight EA	This offer is void if not acce	epted in writing on or before	o'clockA.M.				
	P.M. Noon Midnight EA	STERN STANDARD TIM	Œ	, 20				
	Make Deed to (print)							
	7							
P	Suver's initials							

7. The purchaser h	has read, fully under <u>Print</u>		res the foreg	oing offer and a	acknowledg	ges receipt of a si <u>Date</u>	gned copy.
PURCHASER:_							
PURCHASER:_ FULL							
PHONE NUMBERS:							
WITNESS:_							
writing on or TIME_30. SELLING F	r before $\frac{0}{20}$	clock A.M. Owner act SES: Seller is to p	P.l knowledges	M Noo that Agency Di	n N isclosure S	Midnight EAST tatement has been	oid if not accepted in ERN STANDARD in signed. the Listing Contract.
SELLER:							
FULL ADDRESS:							
PHONE NUMBER:							
WITNESS:							
\$	rvices as down	es Real Estate S sh cashier's o payment ; o	ervices. Decheck pother	ATE:ersonal check #	#	, I hereby acl made payable in ac	knowledge receipt of to <i>Lepi & Associate</i> coordance with terms
Received By							
		\$	X	%			
CO-OP REALTO	OR/BROKER FIRM				CO-OP AG	ENT/BROKER	
PHONE					PHONE		

