## STATE OF <u>ALABAMA</u> COUNTY OF <u>MACON</u>

All information in this listing was derived from source believed to be correct, but not guaranteed.

This AGE	REEMENT made and entered into by and between	en	hereinafter called ("Purchaser"),	
		her	reinafter called ("Purchaser"),	
described identified announce	property commonly known as 1604 Beasle	ey Street, Tuskegee, A Thagard & Associates, part of the terms and cond		
	Highest Bid	\$		
	Plus 10% Buyers Premium	<b>\$</b> \$		
	Yields total final contract price		\$	
	Payable as follows:			
	(A) Earnest money, receipt is hereby ac	knowledged. (10%)	\$	
	(B) Balance to be paid in cash on closing		\$	
2.	All closing costs to be paid by the Purchaser. Shall be upon closing.	Seller makes no representa	ations as to closing, title and surveying costs. Possession	
3.	Seller and Purchaser shall be bound by this purchase agreement. It is understood and agreed that Seller shall discharge all liens and encumbrances and may, at Seller's option, discharge any of these liabilities out of the purchase money when the sale is closed. If Seller fails to make the title merchantable within a reasonable time, earnest money shall be refunded to Purchaser, or at Purchaser's option, Purchaser may waive the defects and elect to purchase. However, if said title is merchantable, or is made merchantable by the Seller within a reasonable period of time, and the Purchaser fails and/or refuses to carry out this purchase agreement in accordance with all of its terms, then at Seller's option, either the earnest money shall be forfeited to Seller as liquidated damages and this purchase agreement, in such event, shall be no longer binding to the Seller or Seller may proceed with specific performance of this purchase agreement			
4.	The sale shall be closed after execution of the		within 30 days after allowing the closing attorney reasonable	
_	time to schedule its legal closing services and	0	ompletion of any surveys.	
5. 6.	All property taxes shall be pro-rated as of the The Seller and Purchaser is paying all fees of		ociates Inc	
7.		s entitled to its earned commissions upon the execution of thi		
	purchase agreement today accompanied by the described earnest money. All earnest money above the earned commissions will be			
	submitted to the designated closing attorney w	ithin ten business days af	ter the auction.	
8.	Time is of the essence of this purchase agreem			
9.	Neither the Seller nor the Auctioneer makes any representations as to the following items including, but not limited to condition of improvements, square—footage of improvements, acreage of land parcels, road frontage, water frontage, adequate percolation for septic system (sewage system), availability of water and utilities, fire and police protection, environmental conditions, geological hydro-geological, mineral rights, recorded or unrecorded easements, encroachments, current or future assessments of any kind restrictive and protective covenants, survey, zoning and subdivision regulations, flood zones, liens and tenancies, lead base pain asbestos, radon gas, clear title or title exceptions, liens, credibility of any past or current appraisal, insurance carried by Seller until real estate closing and access of this property. Alabama is a caveat emptor (buyer beware) state.			
10.			errors made by the agent in this Purchase Agreement.	
11.	. As a term of sale, in the event of the failure of Seller to produce and provide clear title, then Purchaser agrees that the refund of the earnest money shall constitute a full and complete release of all claims, demands and obligations, known and unknown, by the Purchaser against the Seller and Auctioneer under the terms of the purchase agreement and the auction. If the Purchaser elects to receive a refund of their earnest money they agree and forfeit the right to sue for specific performance of the sale and all other rights they may have acquired under the auction or the purchase agreement.			
12.	Should either party breach this agreement, then the breaching party shall pay to GTA any attorney fees or costs incurred by GTA as a result of the breach. In the event of the failure by the parties to close on the sale of the subject property each party shall indemnify and hold harmless GTA from any claims or causes of action by the other party, by other bidders at the auction, or the person, business or other entity including any attorney fees and costs.			
This purc	hase agreement contains the entire agreement of	f the parties hereto.		
IN WITN	ESS WHEREOF, said parties have hereunto set	their hands and seal the _	day of, 20	
Granger	, Thagard & Associates, Inc.	Sollar		
Granger	, Inagaru & Associates, Inc.		Print Name	
		Seller	Print Name	
		Purchaser		
			Print Name	
		i ui chasei	Print Name	