SALES CONTRACT

DATE: July, 2009 This contract entered into this day of July, 2009 by and between FIRST TENNESSEE BANK NATIONAL ASSOCIATION,			
SELLER; FURROW AUCTION COMPANY, with an address of 1022 Elm Street, Knoxville, TN 37921 (phone: 865-546-3206), AGENT; and			
, with an address of, BUYER. WITNESSETH Pursuant to a bid placed at real property auction or at pre-sale or ON LINE conducted by Agent on behalf of Seller and the terms and conditions agreed upon by Buyer in conjunction with Buyer placing a bid for purchase, Seller hereby agrees to sell to Buyer, and Buyer hereby agrees to purchase from Seller, subject to the conditions hereinafter set out, the following described premises: Land and improvements located at , Sevier County, Tn and shown as Tax Parcel as recorded in the			
Property Assessor's Office for Sevier County, TN, the PROPERTY.			
In consideration of \$			
Buyer shall, within 20 days after date of this contract, pay for the property the total purchase price of \$			
THIS PROPERTY SOLD IN ITS "AS IS, WHERE IS WITH ALL FAULTS" CONDITION WITH NO WARRANTIES EITHER IMPLIED OR EXPRESS INCLUDING WARRANTY OF TITLE. Buyer acknowledges that all properties are being sold at public auction, subject to all existing covenants, conditions, restrictions, reservations, exploration rights, easements, rights of way, assessments, zoning, and all other land use restrictions AS RECORDED OR ANNOUNCED AT SALE.			
DEED SHALL BE MADE: AS DIRECTED BY BUYER Title Insurance (at Buyer's expense) Yes () No WILL ADVISE - Buyer may, at its own expense, obtain title insurance provided Seller shall not incur any cost as a result of such insurance. The furniture, appliances, and other contents in the Cabin at time of sale are being transferred by Bill of Sale as part of the total purchase price. IT IS FURTHER MUTUALLY AGREED			
	Seller's D amount of adversely	gent is not the owner of the Property, but solely an agent for <u>Default</u> . If marketable title subject to the above-listed exceptof \$ will be refunded to Buyer as Buyer.	
3.	<u>Casualty</u> . In the event of the destruction or damage of the Property by fire or other casualty prior to the closing of this sale, Buyer shall have the option to either receive any insurance proceeds on the Property destroyed and close and consummate the transaction, or rescind this contract and receive a refund of the Earnest Money.		
4. 5	the case of Seller's default, Seller may recover additional damages or obtain specific performance as permitted by law. In such event Agent may retain the earnest money for commissions previously earned and related sales expenses from the forfeited Earnest Money.		
	Closing and Settlement. Closing to be conducted by Tennessee Valley Title, Knoxville, Tn (865) 523-0209, on or before 8/17/09. At the closing each party shall execute and deliver all documents necessary to effect and complete the closing, any statements, including any affidavits reasonably required by the Title Company for issuance of its title policy without the standard preprinted exceptions. The Special Warranty Deed to be executed by Seller shall be on the form then generally used by the Title Company and shall convey to Buyer marketable fee simple title, insurable as such by the Title Company a standard rates on the current American Land Title Association Owner's Policy Standard Form, 1992. All blanks in all of the closing documents shall be filled in at the closing, and all documents shall otherwise be conformed to meet the requirements.		
	of the parties as expressed in this Contract. Buyer shall pay: (1) all title examination updates and insurance (at Buyer option and expense); (2) one-half closing fee; (3) recording of special warranty deed. Seller shall pay: (1) title examination prepared for auction; (2) one-half closing fee; (3) preparation of Special Warranty Deed, (4) cost of removing title exception that prevent marketable title, if any, or sale may be voided by Seller.		
6.			
7.	7. Acknowledgement. Buyer acknowledges that in connection with its purchase of this Property from Seller, Agent disclosed to the undersigned Buyer all information, if any, made known by Seller to Agent concerning the exposure of the Property to hazardous wastes and/or substances, and/or the storage of hazardous wastes and/or substances and/or existence of lead-based paint on the Property. The undersigned Buyer is hereby determining to go forward with the purchase based on this information.		
8.9.10.			
		ors and/or assigns. Time is of the essence.	FURROW AUCTION COMPANY, AGENT
Accepted:			
	· - i	Seller-First Tennessee Bank National Assoc.	Buyer
Date:		July 25, 2009	•

Cabins - \$15,000.00 ea; Commercial Bldg - \$15,000.00;