

(PURCHASER)

ADDRESS:

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CONTRACT FOR SALE AND PURCHASE

216 South 4th Street, Suite A, Gadsden, Alabama 35901 - PHONE: (800) 476-3939

PROPERTY: 3017 Alexandria Rd. Anniston, AL 36201

PARTIES: Donald L. and Nina M. Smith ("SELLER") and

	PH	ONE:	EMAIL:		
Hereb			sell and the Purchaser shall buy	the following property (Real Estate) upon the following terms	
1	DE	SCRIPTION			
	The	following Exhibits will I	pe attached to and made part of	CONTRACT FOR SALE AND PURCHASE:	
	A) B)		of Sale: <u>See attached "Exhibit A</u> 3017 Alexandria Rd. Anniston, Al		
II	HIGH	I BID PRICE		\$	
	Buye	r's Premium (10% of Hi	gh Bid Price)	\$	
	Total	Contract Price (High B	id Price + Buyer's Premium)	\$	
	Dow	n Payment (10% of the	Total Contract Price)	\$	
	Balaı	nce of the Total Contrac	ct Price Due at Closing	\$	
			· · · · · · · · · · · · · · · · · · ·	IS ALL CASH CONTRACT. IT IS AGREED AND UNDERSTOOD THAT REVOCABLE AND CANNOT BE WITHDRAWN BY PURCHASER. SCLOSURE	
NAM	E OF L	ISTING COMPANY: TAR	GET AUCTION & LAND CO., INC.		_
THE	LISTIN	G COMPANY IS AN AGEI	NT OF: <u>SELLER</u>	THE SELLING COMPANY, IF ANY, IS AN AGENT OF: <u>PURCHASER</u> If a name is not entered, no broker commission will be paid.	<u>t</u>
the de the co closin Inc. a Purch of any	Leigh eed ar entrac g date s liqu aser, r furth	ton Avenue, Annistor nd other closing pape t. If closing is delaye e the Purchaser will for idated damages being the Escrow Agent is of er writing or agreeme	n, AL 36207, contact Lisa Johns delivered on or before Mord by actions or lack of action orfeit all of the down paymenting unable to be determined expressly authorized and instrent of the parties. No fees will	the offices of Wilson, Dillon, Pumroy & James, LLC located annsey, (256) 236-4222 or email johnseyl@wdpj-atty.com anday, September 9th, 2019, unless extended by provision as of Purchaser after the scheduled closing date or extended and will be retained by Seller and Target Auction & Land Co in advance. Any breach of the terms of this Agreement bructed to disburse the down payment without the requirement be charged, nor damages applicable for an extension whe agent and/or Seller's surveyor. TIME IS OF THE ESSENCE.	of ed o., oy nt en

RESTRICTIONS: EASEMENTS: LIMITATIONS: The Purchaser shall take title subject to: zoning, home owners

associations, restrictions, prohibitions and other requirements imposed by government authority; restrictions and matters appearing on the plat or otherwise common to the subdivision; public utility easements of record; and any other items of record.

- **IV TYPEWRITEN OR HANDWRITTEN PROVISIONS:** Typewritten or handwritten provisions inserted herein or attached hereto as an addendum shall control all printed provisions of Contract in conflict therewith, provided that such inserted provisions bear the initials of Purchaser and Seller denoting acceptance of and agreement to the modification.
- **V PRORATIONS**: General real estate taxes, rents, security deposits, condominium assessments, maintenance charges, insurance premiums advanced by Seller for permanent insurance and any other similar items shall be adjusted ratably as of the time of closing. Seller shall pay prorated real estate taxes at closing.
- VI TITLE INSURANCE: As a condition precedent to disbursement of the sale proceeds Wilson, Dillon, Pumroy & James, LLC shall be prepared to issue its Owner's Title Insurance Policy in the amount of the purchase price (i.e., the Total Contract Price), showing title in Purchaser, subject to matters an accurate survey would reveal and the general title exceptions contained in owner's title Insurance policies used by its underwriter. Said property is sold and is to be conveyed subject to mineral and mining rights not owned by the undersigned Seller and subject to present zoning classification. Conveyance by Seller to Purchaser shall be by Warranty Deed, consistent with any limitations as set out in this contract.
- **VII POSSESSION DATES**: Possession shall be given subject to any existing lease(s) and possession is not authorized before closing. See Terms and Conditions of Sale (Exhibit A) for specifics.
- **VIII COMMISSION**: The commission payable to the agent in this sale is not set by the Area Board of Realtors, Inc. but is negotiable between the Seller and the Agent in this contract, the Seller agrees to pay Target Auction & Land Co., Inc. as agents & Auctioneers, a sales commission in the amount agreed upon in a separate written contract of the total contract price for negotiation of this sale. No commission will be paid by Purchaser.
- **IX CONDITION OF PROPERTY**: Property and all systems and appliances are purchased "As is". Neither Seller nor Target Auction & Land Co., Inc. makes any representations or warranty of any kind as to the condition of subject property.

TARGET AUCTION & LAND COMPANY, INC. further makes no warranty or representation regarding the environmental condition of the subject property. It is the sole responsibility of the Purchaser, at Purchaser's sole cost, risk, and expense to make whatever environmental or physical or engineering searches, inspections or assessments that Purchaser in its discretion deems advisable prior to purchasing the property.

THIS IS A LEGAL BINDING CONTRACT AND IS NON-TRANSFERABLE

Executed by Purchaser(s) on August 8th, 2019	Executed by Seller(s) on August 8th, 201
Purchaser	Donald L. Smith
	Nina M. Smith
TARGET AUCTION & LAND COMPANY, INC.	
BY: Jeff Hathorn	
ITS: VICE PRESIDENT	