38.75 ± ACRE AUCTION BIDDER PACKET

PAULDING COUNTY



THE LAND GUYS

DEVIN DYE
BROKER/OWNER/AUCTIONEER
419-303-5891

MATT BOWERS
REALTOR/AUCTIONEER
567-204-7462

DON COCHRAN
REALTOR/AUCTION MANAGER
419-934-0651







Auction Location:
RUEBEN SMITH
AMERICAN LEGION
POST 297

220 N. Main St. Payne, OH 45880

6:00 PM

www.dyerealestate.com

Updated Auction Terms and Conditions

Sales Method: The property will be offered in 1 tract. There will be opening bidding on the individual tract. Bidders will be able to increase their bids until the auctioneer announces the tract is sold.

Down Payment: 10% down payment on the day of the auction. The down payment can be by personal check, business check, or cashier's check.

Financing: Bidders' must have their financing arranged prior to the auction. No bids are conditional upon financing.

Absentee and phone bids: ALL absentee and phone bidders must register with Dye Real Estate and Land Company prior to the auction. Anyone bidding on behalf of an absentee bidder will be equally responsible for the bid and required to enter into a contract to purchase at the end of the auction.

Auction Dispute: If any dispute arises between or among bidders, the decision of the Auctioneer shall be final and absolute.

Online Bidders: All online bidders must be registered prior to the day of the auction.

TECHNOLOGY DISCLAIMER: Dye Real Estate and Land Co., L.L.C., its affiliates, partners and vendors, make no warranty or guarantee that the online bidding system will function as designed on the day of sale. Technical problems can and sometimes do occur. If a technical problem occurs and you are not able to place your bid during the live auction, Dye Real Estate and Land Co., L.L.C., its affiliates, partners and vendors will not be held liable or responsible for any claim of loss, whether actual or potential, as a result of the technical failure. I acknowledge that I am accepting this offer to place bids during a live outcry auction over the Internet in lieu of actually attending the auction as a personal convenience to me.

Property Inspection: Potential purchasers are responsible for conducting their own inspection of the property and any due diligence, inquiries, and inspections will be conducted at their own risk. Seller and real estate company disclaims any and all responsibility for the bidder's safety during any physical inspection of the property.

Acceptance of Bids: Any and all successful bidders will be required to enter into a purchase agreement with the seller immediately following the sale, seller may be signing the contract(s) electronically. All final bids are subject to the seller's confirmation. This offer will remain irrevocable and available to the seller for 5 business days after delivery of this offer to the sellers, its counsel, or Agent.

Evidence of title: Dye Real Estate and Land Company will perform a preliminary title opinion, certificate, or report to be made available to prospective bidders upon request prior to bidding. The certificate is given for the protection of Dye Real Estate and Land Company only. No other person or entity may rely on the opinion expressed herein; nor is any liability assumed by the certification except to. **If any buyer elects to purchase title insurance, the cost thereof will be at buyer's sole expense.** Seller will convey title free and clear of liens, but otherwise subject to all easements and matters of record. All tracts are being sold "AS IS".

Deed: Seller to provide a general warranty deed.

Closing: The balance of the purchase price is due at closing, which will take place within 45 days after the auction. In the event the Buyer fails to close and pay their balance when due, Seller reserves all rights allowed by law, including a suit for damages, specific performance or cancellation of the sale with the Seller to retain the

earnest money deposit. Any action taken after default shall be solely at the Seller's option with all costs incurred by Seller being paid by the Buyer.

Possession: The current tenant has the right to farm for the 2024 farming season. New buyer will receive all farming proceeds for the 2024 farming season. New buyer will receive possession after the 2024 crop is harvested.

Real Estate Taxes: All taxes and assessments shall be prorated to the day of closing. In prorating taxes and assessments, the most current available tax information shall be used. Property is currently in CAUV. If purchaser removes the property from CAUV purchaser will be responsible for the payment of any CAUV tax recoupment.

Tract Map and Acreage: All dimensions, proposed boundaries, and tract acreages are approximate and are based on aerial photos and auditor information. Final surveyed acreages are subject to change by the closing of the sale.

Mineral Rights: The sale will include 100% of the mineral rights, if any, owned by the seller.

Survey: The seller will provide a new survey and legal description if required by governmental authority. The sales price will be established by multiplying the price per acre realized on the day of the auction by the new surveyed acres.

Agency: Dye Real Estate and Land Company, and its representatives, are sole agents for the seller.

Disclaimer and Absence of Warranties: All information contained in this brochure and all related materials are subject to the terms and conditions in the purchase agreement. The properties are being sold "AS IS, WHERE IS" with no warranty or representation, either expressed or implied, concerning the property is made by the Seller or Dye Real Estate and Land Company. All sketches and dimensions in this brochure are approximate. Each potential bidder is responsible for conducting his or her own independent inspections, investigations, inquiries, and due diligence concerning the property. The information contained in this brochure is subject to verification by all parties relying on it. No liability for its accuracy, errors, or omissions is assumed by the seller or Dye Real Estate and Land Company.

THE ABOVE TERMS AND CONDITIONS ARE TO BE AN ADDENDUM TO THE PURCHASE CONTRACT.

Seller: Janette E. Coplin, David and Teresa Coplin, Julia A. and Grant Alford, Kathy M. and Randy Wilson.

Auctioneer and Real Estate Broker: Devin Dye

Assisting Auctioneers: Mike Reindel and Matthew Bowers

Licensed and Bonded in favor of the State of Ohio.





Don't miss this chance to purchase 38.75 acres of prime Ohio farmland located in North West Ohio. Situated in Paulding County, this farm offers a great piece to invest in farmland or add a small tract to your farming operation. Don't miss your chance to bid your price on this great opportunity.



OWNER: David Coplin, Kathy Wilson and Julia Alford



The current tenant has the right to farm for the 2024 farming season. New buyer will recieve all farming proceeds for the 2024 farming season. Current rental agreement is a 50/50 crop share agreement.



>>> LOCATION

From State Route 49, turn east on 144 and then north on the first road (Township Highway 51). The farm is located 2 tenths of a mile north of 144 on the west side of Township Highway 51.





MAPS

SOIL CODE	SOIL DESCRIPTION	ACRES	%	CPI	NCCPI	CAP
Lc	Latty silty clay, till substratum, 0 to 1 percent slopes	30.08	76.4	0	62	3w
Lb	Latty silty clay loam	6.41	16.28	0	51	3w
NpA	Nappanee silty clay loam, 0 to 2 percent slopes	2.88	7.32	0	55	3w
TOTALS		39.37(*)	100%	-	59.7	3.0

INFORMATION FSA

Farm Land:	37.93		
Cropland:	36.78		
Crop	Base Acres	PLC Yield	
Wheat	12.39	87	
Corn	12.4	151	
Soybeans	11.99	50	

Legal Description: NE 1/4 of the SE 1/4 of Section 2

TRACT INFO:

Parcel Number:

18-02S-010-00

County: Paulding

Township: Harrison

Section: 2

Total Acres: 38.751

Tillable Acres: 36.78

NCCPI: 59.7

Taxes: \$869.07



>>> DESCRIPTION

This tract of land consists of mainly Latty Silty Clay and Latty Clay Loam. It is nearly 95% tillable with the balance being road waste and ditch. This property has very good outlet sources for drainage and has been well maintained for years with clean ditches and adequate drainage. The outlets on this property are in great condition. Don't miss this opportunity to purchase a property that has been very well taken care of and is ready for it's new owner.



CONSUMER GUIDE TO AGENCY RELATIONSHIPS

CONSUMER GUIDE TO AGENCY RELATIONSHIPS

We are pleased you have selected Dye Real Estate & Land Company to help you with your real estate needs. Whether you are selling, buying or leasing real estate, Dye Real Estate & Land Company can provide you with expertise and assistance. Because this may be the largest financial transaction you will enter into, it is important to understand the role of the agents and brokers with whom you are working. Below is some information that explains the various services agents can offer and their options for working with you.

For more information on agency law in Ohio you can also contact the Ohio Division of Real Estate Professional Licensing at (614) 466-4100, or on their website www.com.state.oh.us.

We hope you find this information to be helpful to you as you begin your real estate transaction. When you are ready to enter into a transaction, you will be given an Agency Disclosure Statement that specifically identifies the role of the agents and brokerages. Please ask questions if there is anything you do not understand.

Because it is important that you have this information, Ohio law requires that we ask you to sign below, acknowledging receipt of this Consumer Guide. Doing so will not obligate you to work with our company if you do not choose to do so.

REPRESENTING SELLERS

Most sellers of real estate choose to list their home for sale with a real estate brokerage. When they do so, they sign a listing agreement that authorizes the brokerage and the listing agent to represent their interests. As the seller's agent, the brokerage and listing agent must: follow the seller's lawful instructions, be loyal to the seller, promote the seller's best interests, disclose material facts to the seller, maintain confidential information, act with reasonable skill and care and, account for any money they handle in the transaction.

In rare circumstances, a listing broker may also offer "subagency" to other brokerages which would also represent the seller's interests and owe the seller these same duties.

REPRESENTING BUYERS

When purchasing real estate, buyers usually choose to work with a real estate agent as well. Often the buyers want to be represented in the transaction. This is referred to as buyer's agency. A brokerage and agent that agree to represent a buyer's interest in a transaction must: follow the buyer's lawful instructions, be loyal to the buyer, promote the buyer's best interests, disclose material facts to the buyer, maintain confidential information and account for any money they handle in the transaction.

DUAL AGENCY

Occasionally the same agent and brokerage who represents the seller also represents the buyer. This is referred to as dual agency. When a brokerage and its agents become "dual agents," they must maintain a neutral position between the buyer and the seller. They may not advocate the position of one client over the best interests of the other client, or disclose any personal or confidential information to the other party without written consent.

REPRESENTING BOTH THE BUYER & THE SELLER

On occasion, the buyer and seller will each be represented by two different agents from the same brokerage. In this case the agents may each represent the best interest of their respective clients. Or, depending on company policy, the agents may both act as dual agents and remain neutral in the transaction. When either of the above occurs, the brokerage will be considered a dual agent. As a dual agent the brokerage and its managers will maintain a neutral position and cannot advocate for the position of one client over another. The brokerage will also protect the confidential information of both parties.



CONSUMER GUIDE TO AGENCY RELATIONSHIPS

WORKING WITH DYE REAL ESTATE & LAND COMPANY

Dye Real Estate & Land Company does represent both buyers and sellers. When Dye Real Estate & Land Company lists property for sale all agents in the brokerage represent the seller. Likewise when a buyer is represented by a Dye Real Estate & Land Company agent, all of the agents represent that buyer. Therefore, when a buyer represented by a Dye Real Estate & Land agent wishes to purchase property listed by our company, the agent(s) involved act as dual agents. This is true whether one agent is representing both parties or two separate agents are involved.

In the event that both the buyer and seller are represented by Dye Real Estate & Land Company agents these agents and Dye Real Estate & Land Company will act as dual agents but only if both parties agree. As dual agents they will treat both parties honestly, prepare and present offers at the direction of the parties, and help the parties fulfill the terms of any contract. They will not, however, disclose any confidential information that will place one party at an advantage over the other or advocate or negotiate to the detriment of either party.

If dual agency occurs you will be asked to consent to it in writing. If you do not agree to your agent acting as a dual agent, you can seek representation from another brokerage.

As a buyer, you may also choose to represent yourself on properties Dye Real Estate & Land Company has listed. In that instance Dye Real Estate & Land Company will represent the seller and you would represent your own best interests. Because the listing agent has a duty of full disclosure to the seller you should not share any information with the listing agent that you would not want the seller to know.

WORKING WITH OTHER BROKERAGES

Dye Real Estate & Land Company does offer representation to both buyers and sellers. When Dye Real Estate & Land Company lists property for sale it also cooperates with, and offers compensation to, other brokerages that represent buyers. Dye Real Estate & Land Company does reserve the right, in some instances, to vary the compensation it offers to other brokerages. As a seller, you should understand that just because Dye Real Estate & Land Company shares a fee with a brokerage representing the buyer, it does not mean that you will be represented by that buyer's brokerage. Instead that company will be looking out for the buyer and Dye Real Estate & Land Company will be representing your interests.

When acting as a buyer's agent, Dye Real Estate & Land Company also accepts compensation offered by the listing broker. If the property is not listed with any broker, or the listing broker does not offer compensation, we will attempt to negotiate for a seller-paid fee.

FAIR HOUSING STATEMENT

It is illegal, pursuant to the Ohio Fair Housing Law, division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing Law, 42 U.S.C.A. 3601, as amended, to refuse to sell, transfer, assign, rent, lease, sublease or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in Section 4112.01 of the Revised Code, ancestry, military status as defined in that section, disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one

of the protected classes.



AGENCY DISCLOSURE STATEMENT



The real estate agent who is providing you with this form is required to do so by Ohio law. You will not be bound to pay the agent or the agent's brokerage by merely signing this form. Instead, the purpose of this form is to confirm that you have been advised of the role of the agent(s) in the transaction proposed below. (For purposes of this form, the term "seller" includes a landlord and the term "buyer" includes a tenant.)

Property Address: 38.751 Acres Paulding County Ohio Parcel Number: 18					Number: 1802S01000		
Buye	Buyer(s): TBD						
Selle	er(s):	s): David Coplin, Teresa Coplin, Kathy Wilson, Grant Alford, and Julia Alford					
	I. TRAN	SACTION INVOL	VING TWO AGEN	TS IN TWO DIF	FERENT BROKERAC	GES	
The	buyer will be represente	d by	AGENT(S)		, and	AGE	
The	seller will be represente	d by	AGENT(S)	gent(s) , a		, and	
	II. To agents in the real esta esent both the buyer and	te brokerage			SAME BROKERAGE		
	Agent(s) Agent(s) involved in the transacti	on, the principal bro	oker and managers wi	ll be "dual agents,"	work(s) for the buyer a work(s) for the seller. which is further explaints will protect all parties	Unless personally ned on the back of this	
Every agent in the brokerage represents every "client" of the brokerage. Therefore, agents and will be working for both the buyer and seller as "dual agents." Dual agency is explair on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all partie confidential information. Unless indicated below, neither the agent(s) nor the brokerage acting as a dual agent in this transaction has a personal, family or business relationship with either the buyer or seller. If such a relationship does exist, explain:						Il protect all parties' ent in this transaction	
Agei			ON INVOLVING ON and real est		ESTATE AGENT YE REAL ESTATE & LA	ND COMPANY will	
	this form. As dual agen information. Unless inc	ts they will maintain licated below, neither	n a neutral position in er the agent(s) nor the	the transaction and brokerage acting	Dual agency is further exd they will protect all pa as a dual agent in this tra- elationship does exist, ex	rties' confidential	
represent only the (<i>check one</i>) Seller or buyer in this transaction as a client. The other party is represent his/her own best interest. Any information provided the agent may be disclosed to the age							
			CONS	SENT			
	(we) acknowledge readi		regarding dual agency	explained on the	. If there is a dual agend back of this form.		
Ì	BUTEN TENANT		DATE	SELLENDANDLOND		DATE	

DUAL AGENCY

Ohio law permits a real estate agent and brokerage to represent both the seller and buyer in a real estate transaction as long as this is disclosed to both parties and they both agree. This is known as dual agency. As a dual agent, a real estate agent and brokerage represent two clients whose interests are, or at times could be, different or adverse. For this reason, the dual agent(s) may not be able to advocate on behalf of the client to the same extent the agent may have if the agent represented only one client.

As a dual agent, the agent(s) and brokerage shall:

- Treat both clients honestly;
- Disclose latent (not readily observable) material defects to the purchaser, if known by the agent(s) or brokerage;
- Provide information regarding lenders, inspectors and other professionals, if requested;
- Provide market information available from a property listing service or public records, if requested;
- Prepare and present all offers and counteroffers at the direction of the parties;
- Assist both parties in completing the steps necessary to fulfill the terms of any contract, if requested.

As a dual agent, the agent(s) and brokerage shall not:

- Disclose information that is confidential, or that would have an adverse effect on one party's position in the transaction, unless such disclosure is authorized by the client or required by law;
- Advocate or negotiate on behalf of either the buyer or seller;
- Suggest or recommend specific terms, including price, or disclose the terms or price a buyer is willing to offer or that a seller is willing to accept;
- Engage in conduct that is contrary to the instructions of either party and may not act in a biased manner on behalf of one party.

Compensation: Unless agreed otherwise, the brokerage will be compensated per the agency agreement.

Management Level Licensees: Generally, the principal broker and managers in a brokerage also represent the interests of any buyer or seller represented by an agent affiliated with that brokerage. Therefore, if both buyer and seller are represented by agents in the same brokerage, the principal broker and manager are dual agents. There are two exceptions to this. The first is where the principal broker or manager is personally representing one of the parties. The second is where the principal broker or manager is selling or buying his own real estate. These exceptions only apply if there is another principal broker or manager to supervise the other agent involved in the transaction.

Responsibilities of the Parties: The duties of the agent and brokerage in a real estate transaction do not relieve the buyer and seller from the responsibility to protect their own interests. The buyer and seller are advised to carefully read all agreements to assure that they adequately express their understanding of the transaction. The agent and brokerage are qualified to advise on real estate matters. IF LEGAL OR TAX ADVICE IS DESIRED, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.

Consent: By signing on the reverse side, you acknowledge that you have read and understand this form and are giving your voluntary, informed consent to the agency relationship disclosed. If you do not agree to the agent(s) and/or brokerage acting as a dual agent, you are not required to consent to this agreement and you may either request a separate agent in the brokerage to be appointed to represent your interests or you may terminate your agency relationship and obtain representation from another brokerage.

Any questions regarding the role or responsibilities of the brokerage or its agents should be directed to:



Ohio Department of Commerce Division of Real Estate & Professional Licensing 77 S. High Street, 20th Floor Columbus, OH 43215-6133 (614) 466-4100



Page 2 of 2 Effective 02/10/19



Real Property Purchase Agreement

1)	This Real Property	Purchase		is entered	into and mad	le effective at	PAULDING COUNTY	, Ohio, this
	25TH day of	APRIL	, 20		by and betwee		Teresa Coplin, Randy & Kathy Wilson,	Grant & Julia Alford
	Seller(s) and		T	BD		, Buyer(s	s).	
2)	Buyer agrees	to	purchase 38.751 Acr	and es Pauldir	pay for ng County Ohio	the f Parcel Numbe	er: 1802S01000	eal property:
							aich are sometimes herein colle and subject to applicable zor	
3)		ely upon its	s examination	as to the			mined by Buyer prior to signing e, and size of the property and a	
4)	The purchase price Agreement by Buye Company LLC, to	er, an earn	est money de	eposit of §	10%	shall	be deposited with Dye Real the purchase shall be paid at cl	
5)	Closing shall be held shall be given at clos			10TH possession	day of n date: Bu y	JUNE yer to receive p	, 20 24 . Possessionssession after the 2024 crop in	on of the Premises s harvested.
6)	Marketable title to the dower if applicable,						cordable General Warranty Dee	ed, with release of
7)	is unmarketable, or s the Defects. Seller s the Defects, or is un and accept such title Buyer shall so elect	subject to on shall then hable to do to the Presented by deliver the seement as	defect, lien, o have 90 so within the mises as Selle ing a written provided in	r encumbing days to reduce Cure Perer is able to notice to Scalause (ii)	rance, (the "Defermedy the Defermedy then Buy o convey; or (iis Seller within	fects") then Burets (the "Cure I er's sole remed) terminate this days afte	title reveals that title to all or payer shall immediately notify Se Period"). If the Seller fails to ries shall be to elect either: (i) Agreement and have its earnes or the expiration of the Cure Period in the content of the con	ller, in writing, of remedy or remove waive the Defects it money returned. riod. If Purchaser
8)	Seller shall pay the fa) The costs of problem Any conveyant c) Seller's attorned Other:	reparing, e ce fee/tax	xecuting, and	l acknowle	edging any dee		f the Premises: ruments necessary to convey ti	tle to Buyer.
9)	to Buyer's fina c) Any transfer fe d) The full cost of of title require e) The closing fe f) Buyer's attorne	cord the de eparing, ex- ancing or to ee charged f any title ed d by Buye e charged ey's fees.	ed conveying ecuting, and a he purchase of by the count examination, to ror Buyer's leby the closing	g title to Bracknowled of the Pren y Auditor, title insural ender. g/escrow a	uyer. Iging any prom mises, or other . unce commitme agent or title co	issory note or an expenses related int, title insurand impany for cond	nase of the Premises: ny instrument securing any debt d to requirements of Buyer's le ce policy, certificate of title or a ducting the closing.	ender.
10)Any other costs not	specificall	y allocated in	this Agre	ement shall be	allocated accor	rding to the local customs of the	e county in which

the Premises (or a majority thereof) is located.

hereby agree to cooperate with any reasonable request of the other party with regard to any such exchange, and to timely sign and return and any and all documents as may be requested by the other party, their legal counsel or a qualified intermediary. They party conducting the tax deferred exchange shall bear all costs associate with their own tax deferred exchange.
12)All taxes and assessments shall be prorated to date of closing. In prorating taxes and assessments, the most current available tax information shall be used. Any applicable CAUV tax recoupment shall be paid by buyer if created.by.buyer . All utility costs shall be prorated to the date of closing or the date of possession, whichever is later.
13)Buyer may obtain and pay for a new survey of the Premises at Buyer's option. Seller shall provide and pay for a new survey of Premises, if either (i) a new survey is required by a governmental authority to transfer title to Buyer; or (ii) a governmental authority has indicated that a new survey will be required for the next transfer after Seller's transfer to Buyer. If a new survey is obtained and the surveyed acreage is more or less thanANYacres, then the purchase price shall be adjusted by \$TBDper acres.
14) The Premises (is/is not) subject to an agricultural lease for the 2024 crop year. The current lease term ends: 12/31/2024 Written notice of termination of the lease (has / has not) been timely provided to the lease tenant.
15)Seller has advised the Buyer that the Premises (is / is not) currently subject to a USDA Conservation Reserve Program (CRP contract, or other state or federal contract affecting the continued use or management of the Premises. Buyer acknowledges the existence of the state or federal contract relative to the use or management of the Premises, and by initialing within this box () agrees to accept any future contract payment, and to adhere to the terms of the contract for the remainder of the contract term and to indemnify and save harmless, Seller, from any liability for breach of the contract.
16)Other Terms

11) Either party may conduct a tax deferred (1031) exchange in connection with the sale or purchase of the Premises and the parties

17)In the event that any of the improvements on the Premises should be destroyed or damaged by fire or other casualty before closing, then Buyer shall have the option to either (i) accept the proceeds of any insurance policy payable as a result of such damage or destruction; or (ii) terminate this Agreement and Buyer's earnest money will be returned.

Buyer to receive the proceeds from the rent for the 2024 farming season.

Terms and Conditions to be made an addendum to the contract.

18)Buyer has deposited with Broker the earnest money sum specified above, which shall be returned to Buyer, upon Buyer's request, if this Agreement is not executed/accepted by Seller. Upon execution of this Agreement by both parties, Broker shall deposit the earnest money into Broker's trust account, to be disbursed as follows: (i) to be applied on behalf of Buyer toward the purchase price at closing, or returned to Buyer at or after closing where the closing is otherwise fully funded; or (ii) if Seller fails or refuses to perform, or any contingency is not satisfied or waived, the deposit shall be returned to Buyer; or (iii) if Purchaser fails or refuses to perform, the deposit shall be distributed to Seller. The distribution or receipt of the earnest money as set forth herein shall not in any way limit any claims or defenses of Seller, Buyer, or Broker, relative to breach of contract, damages, specific performance, or any other claim or defense arising under this Agreement. In the event of failure or refusal to perform by Seller or Buyer under (ii) or (iii) in this section, the earnest money will only be distributed by Broker with written authorization signed by Seller and Buyer or by order of a court having jurisdiction over the matters contained in this Agreement.

Seller's written authorization for return of Buyer's earnest money is not be required if Buyer terminates this agreement due to Buyer's termination of this Agreement resulting from Seller's failure to cure title Defects as set forth in Section 7.

- 19)Buyer's obligations under this Agreement (are / are not) contingent upon Buyer obtaining approved financing to purchase the Premises from a lender of Buyer's choosing, upon terms acceptable to Buyer in Buyer's sole discretion.
- 20) The parties to this Agreement acknowledge that they have been provided with and signed an Agency Disclosure Statement in connection with this Agreement.
- 21) This Agreement shall inure to the benefit of and be binding upon the heirs, executors, administrators, personal representatives, legatees, devisees of the parties. The duties and obligations of the parties under this Agreement shall survive the closing.
- 22) This Agreement may be executed in counterparts, and any facsimile, email, or electronic duplication of the executed agreement shall be sufficient for any purposes of any party hereto.
- 23) This Agreement includes the entire agreement and contains all the terms and conditions agreed upon between or among the parties and no outside conditions, representations, warranties, or agreements have been made or relied upon relative to the sale or purchase of the Premises.

any liability r	ereto agree to indemnify and save harmless, Dye Real resulting from any false statements or misrepresentater this Agreement.		
and or termin	nent is first signed by one party, submitted as an offer late, if not accepted by the other party onle, and any earnest money deposited with an offer that	MAY 2, 2024 , at 11:59 o'cloc	
Signed and acce	epted by the undersigned Buyer(s) after having first	t read and understood the terms of this Ag	reement.
	<u>Print</u>	Sign	<u>Date</u>
BUYER:	TBD		
BUYER:			
ADDRESS:			
PHONE:			
Signed and acce	epted by the undersigned Seller(s) after having firs	t read and understood the terms of this Agı	reement.
	<u>Print</u>	<u>Sign</u>	<u>Date</u>
SELLER:			
SELLER:			
ADDRESS:			
PHONE:			
	Earnest Mone	y Receipt	
#m	acknowledge receipt of \$10% ade payable toDYE REAL ESTATE & LAND COM this Agreement.	, in the form of (cash (cashier's check (PANY , as earnest money, to be administered)	personal checked in accordance
	<u>Print</u>	<u>Sign</u>	<u>Date</u>
AGENT:	DEVIN DYE		
BROKERAGE:	DYE REAL ESTATE & LAND COMPANY		
ADDRESS:	2045 HEATHER DR, LIMA, OH 45804		
PHONE:	419-516-4106 OFFICE/419-303-5891 CELL		

UPCOMING AUCTION

69 Acre Land Auction Van Wert County

May 7th

Delphos Eagles 1600 E. 5th St. Delphos, OH 45833 6:00 pm



PRIVATE LISTINGS



62.811 Acres Union County



51.81 Acres Wyandot County



19.79 Acres Wood County



72 Acres Defiance County



49.869 Acres Allen County



60 Acres Hardin County



41.59 Acres Williams County



AUCTION NOTES

Bulgarina de su Ambre de marco de ser antido com antido en antido en antido en antido con antido de como de co

Did you know that we also do private equipment sales?

Call Austin today and see how he can help you!



Austin Heffner
Equipment Consultant

567-712-1352



AUCTION NOTES

2009 Drago 1220



2006 J&M 875-18



2008 Peterbilt 387



2014 Mac Don FD756



THANK YOU FOR ATTENDING OUR 38 ACRE LAND AUCTION.

A SPECIAL THANKS TO THE SELLERS FOR ENTRUSTING US WITH THE SALE OF YOUR FARM.



"LICENSED & BONDED IN FAVOR OF THE STATE OF OHIO"



