JOHN WAYNE KESSLER **BROKER - AUCTIONEER**

Buyers Initials, Date, and Time

For The Best In Auction & Private Sales "Successful Auctions Since 1938"

Y CO., INC.



304 East Broadway — P.O. Box 271, Campbellsville, Kentucky 42719-0271

Phone: (270)465-7051 Fax: (270)465-8177 Email: john@kesslerauction.com Web Site:www.kesslerauction.com

PAGE 1 OF 2

REAL ESTATE AUCTION SALES & PURCHASE CONTRACT			
THIS CONTRACT, made and entered into this 19th day of July, 2025 by and between: The Bernice Spurling Estate by and through Sabrin			
Young, Executrix, of 2055 Hawkwell Circle, Hendersonville, TN., 37075. (The Will is of record in Will Book 33, Page 131 and includes the			
power of sale), the sellers, and the buyers			
The buyers			
WITNESS: That the sellers have sold and agrees to convey as herein provided the following described real estate, together with all improvement			
thereon, including:			
A house and lot located at 110 Autumn Drive, Campbellsville, Ky., and being the same property that belonged to the Late Bernice Spurling			
The house is a brick ranch and contains approximately 3 bedrooms, 1.5 baths, and an attached garage. Other improvements consist of a detache			
storage building. The lot is described as Lot #16 of Section 2 of the Southside Subdivision as shown on a plat of record in Plat Book 1, page 3			
(now Plat Cabinet A, Slide 29 Exhibit A). Said lot according to the plat is approximately 110' X 125", more or less. PLUS an additional lot described in the deed of record as being approximately 110' X 125' containing 0.315 acre. The total lot size of both lots is approximately 110'.			
X 250', more or less. According to the Planning and Zoning Map online, this property is Zoned R1. Previous deeds show Lot #16 subject to restrictions of record			
in MC 5, Page 452 (Exhibit B).			
This property is subject to any easements, restrictions, or right of ways, whether implied or of record and it is subject to the Zoning Laws of			
the City of Campbellsville, any other zoning or right to farm laws which may apply or exist. Any items disclosed by the sellers about the			
condition of the property will be covered in the auctioneers' announcements. This property sells in its AS IS condition, as shown in this contract			
The house, lot, any outbuildings, and/or any other improvements (inclusive of any and all systems associated therewith, such as electric, water			
and drainage) are being sold, transferred and conveyed in their "AS IS" and "WHERE IS" condition with no representations or warranties of an			
kind or nature, whether expressed or implied, and as more specifically set forth in the contract of sale. The property is being sold subject to an			
and all easements, right of ways, declarations, covenants, restrictions, and conditions which are implied or appear of record. In addition, the			
property is being sold subject to any and all existing utility easements whether implied and/or which appear of record. This property is als			
being sold subject to any and all ordinances, zoning and/or right to farm laws which may apply or exist. This property may be subject to a water the sold subject to any and all ordinances, zoning and/or right to farm laws which may apply or exist. This property may be subject to a water the sold subject to any and all ordinances, zoning and/or right to farm laws which may apply or exist. This property may be subject to a water to be subject to any and all ordinances, zoning and/or right to farm laws which may apply or exist.			
or other utility inspections as required by utility companies, prior to transfer of such utilities. Any violations, corrections or upgrades required will be the responsibility of the purchaser to correct. There has been no flood zone determination done by the sellers or the auctioneers. There			
have been no septic evaluations or perk test done by the sellers or the auctioneers. The property sells in its AS IS condition as shown in this			
contract.			
The built in oven/range currently in the kitchen shall remain with the property. No other appliances and no personal property is included in			
the sale (except for built in appliances), unless specified herein, and all remaining personal property and appliances, if any, is being sold separate			
and / or belongs to the sellers. Any personal property or trash that is not sold and that is not removed by the sellers, OR any personal property			
that is sold and that is not removed by the buyers there of, by the closing date, (unless other arrangements have been made with the sellers/buyer			
or auctioneers OR announced by the auctioneers), shall become the property of the real estate buyer to use or to dispose of. The sellers or the			
auctioneers will not remove any garbage, rubbish or other items. Any damage to the real estate such as ruts, tracks, ect., done by vehicles of			
equipment prior to, during or after the auction will be the buyers responsibility to repair.			
This property is located in Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of Kentucky, and is more fully described in Deed Book 174, Page 584, records of the Taylor County, State of the Ta			
County Court Clerk's Office in Campbellsville, Kentucky. Bernice Spurling received her husband's (Edwin Spurling) interest by the			
survivorship clause in the deed. Subject, however, to street, public utilities right-of-ways, building restrictions, driveway easements, party wa agreements, if any shown of records, for the price and sum of:			
The second secon			
(Bid Price S			
(PLUS a 10% buyers premium equaling \$			
= TOTAL SALES AND PURCHASE PRICE OF \$			
Purchase price to be paid by the buyer as follows: \$ Dollars, at the signing of this Contract, the receipt whereof			
hereby acknowledged by the seller, and which is deposited with KESSLER AUCTION & REALTY CO., Escrow Account, as part of the			
consideration of the sale; the balance to be paid in the following manner: \$ Dollars, cash on delivery of the deed as herei			
provided, and deed to be delivered with payment in full and closed on or before August 29, 2025. (Simulcast, internet, phone or absentee bidder			
shall sign a real estate sales and purchase contract either in person or by electronic signature within 24 hours of the conclusion of the auction and shall sign a real estate sales and purchase contract either in person or by electronic signature within 24 hours of the conclusion of the auction and shall sign a real estate sales and purchase contract either in person or by electronic signature within 24 hours of the conclusion of the auction and shall sign a real estate sales and purchase contract either in person or by electronic signature within 24 hours of the conclusion of the auction and shall sign a real estate sales and purchase contract either in person or by electronic signature within 24 hours of the conclusion of the auction and shall sign a real estate sales and purchase contract either in person or by electronic signature.			
pay the earnest money deposit by 5:00 P.M. on the 2nd business day following the auction).			
If for any reason that the purchase contract price, terms or conditions are different than those announced by the auctioneer, both parties			
agree to amend this contract to correct the purchase price and or the terms and conditions.			
PAGE 1 OF 2 CONTRACT CONTINUED ON PAGE #2 Sallows Initials Data and Time			
Sellers Initials, Date, and Time			

REAL ESTA	TE AUCTION SALES & PURCHASE CONT	RACT PAGE 2 OF 2
BERNICE SPURLING ESTATE		JULY 19, 2025
SELLERS	AL BUYERS	DATE
Said closing shall take place at the	office of Kessler Auction & Realty Co., 304 East Broadway,	Campbellsville, Ky. or at another location which

Said closing shall take place at the office of Kessler Auction & Realty Co., 304 East Broadway, Campbellsville, Ky. or at another location which is acceptable and approved in advance by the Auctioneers/Brokers. All funds at closing shall be in the form of: Cash, cashier's check, certified funds or preapproved personal check at auctioneers' discretion and shall be made payable to Kessler Auction & Realty Co. Escrow Account and the auctioneers shall make all disbursements required at closing. Kessler Auction & Realty Co, John Kessler and John Wayne Kessler, Brokers-Auctioneers are agents for the sellers and their fiduciary duty belongs to the sellers. It is agreed and understood by all parties that no dual agency is created by the payment of the buyers premium.

This property, including all improvements, is sold "AS IS" AND "WHERE IS" with absolutely NO representations or warranties of any kind or nature, whether expressed or implied, by the sellers or the Auctioneers/Brokers, as to condition in any way or as to fitness for a particular use or purpose all of which are expressly disclaimed and denied. Without limiting the generality of the foregoing disclaimer of representations and warranties, the sellers and the Auctioneers/Brokers deny and disclaim any and all representations and warranties associated with or concerning the property or the structure of any building/improvement, roofs, flooring, water, water systems, water lines, plumbing, plumbing systems, electric, electrical systems, sewage/septic systems (including the existence and working condition thereof, or to the granting of any new systems), heating and/or air conditioning units or systems (including the existence and working condition thereof), wood destroying insects, such as termites, including but not limited to any damage from wood destroying organisms/insects/termites, lead based paint, any environmental risk or hazardous substances, the existence of asbestos, mold, mildew or fungi, the square footage of house or size of any buildings or structures, lot/land size including the boundary lines or corner markers, uses, zoning, meeting of set-back lines, encroachment of any buildings, fences or drive ways across property lines, granting of highway entrances or tiles, availability of utilities including water, electric or other, location in or near a Flood Zone, existence of any easements, right of ways or restrictions, or any other condition. The purchaser has inspected the property, or had the opportunity to inspect and declined to do so, and accepts the property and all improvements/systems "as is" and "where is" without recourse against the seller and/or the Auctioneers/Brokers. This is a NO contingency contract. The buyer's obligation to close on the purchase of the property is absolute, unconditional

All information contained in any advertising or given in the auction announcements is believed to be true and correct but is not guaranteed. No liability for accuracy, errors or omissions is assumed or implied by the sellers or auctioneers and in no event shall either be held liable. The purchasers wave the right to a Lead Based Paint Inspection as shown on the attached Lead Based Paint Form if applicable. All terms and conditions contained in this contract shall survive the closing. The purchasers further acknowledge, understand and accept the terms and conditions of the auction and the auctioneer's announcements and the terms and condition sheets, which by reference are all made a part of this contract and the purchaser agrees to abide by these terms and conditions.

Taxes: The real estate taxes for the year 2025 will be pro-rated as of July 31, 2025.

Insurance: Sellers shall keep the property insured against any and all causes of loss or liability until title passes. The Purchaser may insure their insurable interest with the signing of this contract.

Possession: The buyers to take possession of the property upon payment in full and with delivery of deed.

The buyers shall at closing pay for their personal title exam, any loan closing cost or points, and for any and all fees charged by the lender, the buyers attorney or by any title company for conducting the closing.

The sellers shall deliver to the buyers a General Warranty Deed, properly executed and conveying said property free and clear from all liens and encumbrances whatsoever. Title examination may be had at the purchaser's own expense. If title is defective and is not remedied by the seller in fourteen (14) days from the date notified, the seller shall reimburse the buyer for said title expense. Any items disclosed in this contract or in the auction announcements along with any existing utility easements or any other easements, restrictions or right of ways, would not be considered as a defect on the title as outlined herein.

If the sellers have complied with their obligations under this Contract and are capable of furnishing good title as herein required, but the buyers fail to comply with the buyers obligations which are required by the closing date shown in this contract, then the money deposited by Buyers as aforesaid shall be forfeited by the buyers as liquidated damages, and shall be divided 50% to the seller and 50% to the firm of Kessler Auction & Realty Co. The Buyers and Sellers expressly authorize and give consent for the auctioneers to disburse the funds according to the terms of this contract without further notice to them.

This contract may be signed in multiple parts with each being an original and constitutes a single agreement. Fax, e-sign or email signatures shall be as valid as originals.

IN WITNESS WHEREOF, said parties hereunto subscribe their names and have received a copy of this 2 PAGE agreement.

WITNESS:	SELLERS	
	Jan Ole	Date
	SABBIN YOUNG, EXECUTRIX BERINCE SPURLING ESTATE	Time:
		Date:
		Time:
	BUYERS	
		Date
		Time:
		Date:
		Time: