TERMS & CONDITIONS - ONLINE AUCTION

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Please review this document carefully.
To register and receive access to the online bidding platform, a Bidder must accept and acknowledge these Terms and Conditions.

1. Auction Registration

Registration is required to become a qualified and eligible bidder (Bidder) for the auction. To become fully registered and eligible to bid, a prospective Bidder must:

- a. Complete the bidder registration located on the website at bid.glcland.com.
- b. Fully accept and agree to these Auction Terms and Conditions.

The identity of all bidders will be verified. Bidding rights are provisional, and if complete verification is not possible, the Seller will reject the bidder's registration. All bidding is open to the public without regard to a prospective bidder's sex, race, color, religion, or national origin. WHETHER OR NOT YOU ACTUALLY INSPECT THE PROPERTY, YOU WILL BE BOUND TO ACCEPT THE PROPERTY "AS IS" AND WITH ALL FAULTS AND DEFECTS AND WITH NO EXPRESSED OR IMPLIED WARRANTY AS TO MARKETABILITY OR THE CONDITION THEREOF. It will be your responsibility to make any needed repairs, improvements or compliance requirements to bring the property to applicable codes. The Seller reserves the right to accept or reject any and all bids.

2. Winning Bid, Total Purchase Price, Earnest Money Deposit and Purchase Agreement

- a. Immediately following the close of the auction event, if the bids are deemed acceptable, the Winning Bidder for the property will be required to execute, as Buyer, the Real Estate Purchase Agreement and applicable Addendums, if any, (Agreement) with no exceptions, and tender the earnest money deposit. No modifications to the form of the Agreement will be accepted. Failure to execute the Agreement in the form presented or to tender the earnest money deposit may result, at the Seller's option, in a voiding of the sale and resulting in the sale of the property to the next high bidder, or placement of the property back on the market. Winning Bidders not executing and returning their Agreement with earnest money deposit may be considered in default and subject to Administrative Fees and liable for failure to specifically perform. All Administrative Fees are nonrefundable. The required earnest money deposit shall be held in a trust account with the Seller's designated closing agent pursuant to the terms of the Agreement.
- b. The earnest money deposit shall be equal to 10% of

- the Total Purchase Price and is NON-REFUNDABLE. Gill Land Company, LLC, and the Seller assume that the bidders have inspected the property and are satisfied with the conditions of such property and accept that property in an "as is, where is" condition. The Buyer agrees to hold Gill Land Company, LLC and its client harmless regarding any representation as to the status, zoning, condition and any other material representation regarding this property.
- c. All high bid(s) will only be considered binding upon the Seller when Seller signs Purchase Agreements. Whether or not the bidding Internet platform indicated "sold" or "closed", the acceptance of high bid is only binding upon Seller when Seller signs Purchase Agreement.

3. Closing and Payment of Total Purchase Price

- a. The Closing date (Closing) will be on or before October 20, 2023, unless extended by Seller.
- b. The Total Purchase Price will be due and payable by Buyer at Closing. Buyer shall receive credit for the earnest money deposit which shall be released from escrow and applied by the Settlement Agent towards the Total Purchase Price at Closing.
- c. Time shall be of the essence as to all of Buyer's obligations. Any buyer not closing within the contractual time period to close may forfeit his/her earnest money. Please review the Seller's Sample Real Estate Purchase Agreement to determine closing requirements.
- d. It is understood and agreed, when represented, that title to the property shall be insurable after closing and will be conveyed to the Buyer by Warranty Deed (Deed). The acceptance of the Deed by Buyer shall constitute and be deemed and considered full compliance by the Seller of all the terms and conditions of the Agreement on the part of the Seller to be performed. It is further expressly agreed that none of the provisions of the Agreement shall survive the delivery and acceptance of the Deed, except insofar as may therein otherwise be expressly and specifically provided.
- e. Buyer agrees that the property is subject to all laws, ordinances, codes, rules and regulations of applicable governmental authorities pertaining to the ownership, use and occupancy of the Property including, but not limited to, zoning, land use, building codes, and agrees to take title subject to such matters, and the following permitted exceptions: (i) all covenants, restrictions, easements and agreements of record now on the Real Property; (ii) the state of facts which would be shown by a current survey or inspection of the Real Property; (iii) any matter created by or through Buyer; (iv) any title matters which Buyer has accepted or



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is deemed to have accepted as set forth in the Agreement; (v) such other items that will not make the Real Property unusable or unmarketable for the purposes for which it is currently used. It is the Buyer's responsibility to make needed repairs or improvements, if any, to bring the property up to necessary state, local, and federal codes. Gill Land Company, LLC and the Sellers obtained information from sources deemed reliable, but do not guarantee its accuracy. Due diligence of property and related information by Buyer is strongly recommended.

4. Buyer's Note

- a. The sale of the property is an "all cash" transaction and shall not be subject to any financing, other contingencies, or post auction due diligence. Buyer will be solely responsible for making Buyer's own financial arrangements.
- b. The Seller, Broker, Auctioneer and their representatives, attorneys, agents, and subagents, assume no liability for errors or omissions in this or any other property listing or advertising or promotional / publicity statements and material. The Seller, Broker, Auctioneer and their representatives, attorneys, agents, and subagents, make no guarantee as to the accuracy of the information herein contained or in any other property listing or advertising or promotional / publicity statements and material. Neither Seller, nor Broker, nor Auctioneer has any obligation to update this information. Neither Seller, nor Broker, nor Auctioneer, nor their agents and sub-agents, have any liability whatsoever for any oral written representations, warranties, or agreements relating to the Property (including information appearing in advertisements or announcements / updates prior to the time of the Auction) except as is expressly set forth in the Agreement.
- c. The property is sold in its "as is" condition with all faults and limitations and no warranties expressed or implied. All bidders are encouraged to inspect the property prior to placing any bid and the winning bidder, as Buyer, acknowledges that he/she has had a reasonable opportunity to inspect and examine the condition of the property and make inquires of applicable governmental authorities pertaining to Buyer's proposed use of the property prior to the auction as Buyer has deemed necessary or desirable.
- d. Competitive bidding is an essential element of an auction sale, and such a sale should be conducted fairly and openly with full and free opportunity for competition among bidders. Any conduct, artifice, agreement, or combination the purpose and effect of which is to stifle fair competition and chill the bidding, is against public policy and will cause the

- sale to be set aside. Collusion / bid rigging are a federal felony punishable by imprisonment and fine. Seller will report all illegal conduct to the F.B.I. and cooperate with any prosecution.
- e. The Seller in its absolute sole discretion reserves the right to amend, negotiate, modify, or add any terms and conditions to these Terms and Conditions and to announce such amendments, modifications, or additional terms and conditions on, during or before the auction. The Seller reserves the right to reject any and all bids. All high bids will only be binding upon Seller when Seller signs purchase agreement.
- f. Back-up bids will be recorded and received. Should the property not close with the original winning bidder (Buyer), the Seller in its sole discretion will have the option to pursue back-up bids.
- g. Review of the Agreement (Sample Real Estate Purchase Agreement and applicable Addendums) before making any bids is strongly recommended. No modification to the form of the Agreement will be accepted, at Seller's sole discretion.
- h. The property may be withdrawn at any time without notice and is subject to additional deletions and/or prior sales.
- i. The purchase is not contingent on obtaining financing or qualification.

5. Announcements

All announcements and updates prior to the auction will take precedence over all previously printed material and any other oral statements made. As a bidder, it is your responsibility to know and understand all announcements/updates before the auction begins. In the event of a dispute over any matter, the Seller shall make the sole and final decision and will have the right either to accept or reject the final bid or reopen the bidding. Bidding increments and order of sale shall be at the sole discretion of the Seller.

6. Online Bidding

The auction is being conducted by online internet bidding via nextlot.com. All interested bidders must obtain, fully complete, and accept the proper forms as indicated in item 1 a and b above in order to receive your secure password and user ID with instructions allowing access to the online bidding platform.

7. Default

If the Buyer fails to comply with any of these Terms and Conditions, or if the closing shall not occur on or before closing date because of the fault of Buyer, the Seller may retain the earnest money deposit and any required deposit(s) under the Agreement as liquidated damages and not as a penalty. By retaining the deposits, Seller does not waive any right or remedies it may have because of the Buyer's default. It is intended hereby that all of the rights and remedies



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of Seller available either pursuant to the terms of this Agreement, or under the law or otherwise, are cumulative and not exclusive of any such right or remedy.

8. Representations

All information was derived from sources believed to be correct but is not guaranteed. Bidders shall rely entirely on their own information, judgement and inspection of the property and records. Neither Seller, Broker, Auctioneer, its agents nor sub-agents, makes any representation or warranties as to the accuracy or completeness of any information provided. All sizes, dimensions, and drawings are approximations only.

9. Office of Foreign Assets Control (OFAC) Compliance
All bidders are subject to providing appropriate
government identification that includes full legal name
and date of birth. In addition, all bidders are subject
to being required to disclose their place of birth. By
providing this information, bidders agree to allow
Seller to perform a search of the Specially Designated
Nationals List, Blocked Persons List and Sanctioned
Country List provided by the United States Office of

Foreign Assets Control. Seller reserves the right to reject any bidder from registration after this search has been completed. By registering, all bidders agree to abide by all of these Terms and Conditions.

10. Reserve Auction Subject to Seller Confirmation

This is a reserve auction, subject to Seller confirmation. At the close of the auction event, the winning bid will be presented to Seller for confirmation. Seller will either accept, reject or counter the high bid, depending on whether it meets or exceeds the Seller's unpublished reserve price.

11. Bidding Process

All bids are an irrevocable offer to buy and shall remain valid and enforceable until the Seller signs a Real Estate Purchase Agreement and the auction has concluded. The bidder's number, secure password and user ID is nontransferable.

12. Environmental Disclaimer

The Seller, Broker, Auctioneer, agents and their agents, contractors and employees do not warrant to covenant with Buyer(s) with respect to the existence or nonexistence of any pollutants, contaminants, mold, or hazardous waste prohibited by federal, state or local law or claims based thereon arising out of the actual or threatened discharge, release, disposal, seepage, migration or escape of such substances at, from or into the premises. Buyer is to rely upon its' own environmental audit or examination of the premises.

13. Acreage

All acreages are approximate. If there is a discrepancy between Seller or its representative and the actual acreage as determined by a surveyor or other legal documents, the price will only be adjusted with Seller confirmation. The statements, while not guaranteed, are from reliable sources. Any costs incurred in establishing boundaries shall be the responsibility of the Buyer. The sale is subject to easements, right-of-way, reservation and/or restrictions of record.

14. All Sales Are Final

By registering and bidding, the Buyer acknowledges they understand, accept and agree to these Terms and Conditions. The Buyer acknowledges that they have read the Sample Real Estate Purchase Agreement and the Terms and Conditions for the auction sale posted on the website and accept the Real Estate Purchase Agreement without any changes to the pre-printed text. The Buyer must sign Real Estate Purchase Agreement after the auction concludes and deposit the required earnest money as instructed. In the event a winning bidder fails to submit the signed Real Estate Purchase Agreement and earnest money deposit as stipulated in the Agreement, the winning bidder will be charged an administrative fee. Additional default remedies are reserved by the Seller as provided in these Terms and Conditions. All administrative fees are non-refundable.

15. Hold Harmless

Seller, Broker and Auctioneer cannot, and will not, be held responsible for any interruption in service, errors, and/or omissions, caused by any means. Therefore, they cannot guarantee continual, uninterrupted or error free service as the website could be interfered with by means out of their control. Bidder acknowledges that the online auction is conducted electronically and relies on hardware and software that may malfunction without warning. The Seller may void any sale, temporarily suspend bidding, and re-sell the property that was affected by any malfunction. The decision of the Seller is final. Bidder agrees not to use any device, software or routine to interfere or attempt to interfere with the proper working of any transaction being conducted during the auction.

16. Agency

Gill Land Company, LLC will be acting as the exclusive agent of the Seller with the duty to represent the Seller's interest exclusively.

17. Acknowledgement and Acceptance

The undersigned bidder acknowledges receipt and copy of these Terms and Conditions and having read and understood the provisions set forth therein, accepts same and agrees to be bound thereby. Facsimile and electronic signatures will be treated and considered as original.

This sale is managed by Gill Land Company, LLC, Kristen Gill, SD #16339.



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