BIDDER REGISTRATION OPENING BID INCENTIVE, AGENT REPRESENTATION, ESCROW AGENT WIRE INSTRUCTIONS

Bidder Name:	("Bid	lder")

Opening Bid Buyer Incentive. If you agree to make an opening bid for a Property which meets the criteria set forth below, and you are the high bidder at the Auction ("Opening Bid"), you may qualify for an Incentive from Seller in the form of a credit against the Purchase Price that would have otherwise paid for the Property, in an amount of the Opening Bid. The Opening Bid Buyer Incentive will be deducted from the purchase price to be paid by the Bidder at closing if the Buyer is the successful purchaser of the Property. To determine whether there is an Opening Bid Buyer Incentive for a particular property and the amount of such Opening Bid Buyer Incentive, please visit the applicable property web page at www.ConciergeAuctions.com.

- a. In order to qualify for the Opening Bid Buyer Incentive, your opening bid must be submitted in writing via email to Concierge at register@conciergeauctions.com, fax at 888-317-9503, or directly to a Concierge representative, for receipt prior to 5:00 p.m. local time where the Property is located on the day before the scheduled Auction date. Concierge may, in its discretion, accept opening, pre-auction bids after the deadline described above. Concierge may also, in its discretion, offer additional incentives to pre-auction bidders.
- b. Bidder understands that Opening Bid Amounts are legally binding and irrevocable.
- c. Bidder further understands that a Bidder who submits an Opening Bid that qualifies for the Opening Bid Buyer Incentive may be required to complete and sign the residential purchase and sale contract form and any addendum for the sale of the Property provided on the applicable Property web page (the "Purchase and Sale Contract") in the Purchase Price amount of such Opening Bid prior to Auction Day, which Purchase and Sale Contract may be presented to the Seller as a pre-Auction offer to purchase the Property. Buyer hereby acknowledges that he/she has reviewed the Purchase and Sale Contract, agrees to execute the Purchase and Sale Contract upon request, to make any additional earnest money deposits required under the Purchase and Sale Contract, and further understands that the Purchase and Sale Contract will be legally binding.

An Opening Bid shall be considered the Bidder's initial bid at the Auction. If the same Opening Bid Amount has been submitted by more than one Opening Bidder, the first qualifying form received by Concierge will be given precedence.

In order to qualify for the Opening Bid Buyer Incentive, your Opening Bid must be submitted prior to the commencement of the Auction. An Opening Bid submitted after bidding has commenced for a Property will not be honored.

Properties	Opening Bid

Sales Associate/Broker Commission. In some cases, a commission/referral fee will be paid by Seller to a properly registered and licensed real estate Sales Associate or Broker in the jurisdiction in which the Property is located and whose client is the successful Buyer at the Auction and whose client completes the purchase of the Property(s). For more details regarding applicable commissions/referral fees, please visit the applicable Property's web page at www.conciergeauctions.com. Title to the Property(s) must be transferred and the client must pay the Purchase Price for the Property(s) for such commission/referral fee to be paid.

In order to be entitled to any commission/referral fee, the Real Estate Broker must:

- a. Register his or her client by completing and executing these Terms & Conditions in full.
- b. Submit this executed form via email to Concierge at register@conciergeauctions.com via fax at 888-317-9503, or directly to a Concierge representative, for receipt prior to 5:00 p.m. local time where the Property is located on the day before the scheduled Auction date. Concierge may, in its discretion, extend this deadline.
- c. Abide by these Auction Terms & Conditions.

Regarding: AUCTION PROPERTY & BIDDER NAME

- d. The Real Estate Broker's client must close the purchase of the Property in accordance with the Purchase and Sale Contract.
- e. Comply with all applicable laws and regulations relating to broker duties and commissions.

Concierge is not acting in any capacity as an agent or broker for any Bidder. Concierge is not acting in any capacity as a broker for the Seller. Please note the amount or rate of real estate commissions is not fixed by law. They are set by each broker individually and may be negotiable between the client and broker

IF BIDDER IS REPRESENTED BY A SALES ASSOCIATE OR BROKER: Sales Associate/Broker: **Email Address: License Number: Cellular Phone: Work Phone:** Firm or Company: **Broker Number: Company Address: Bidder Signature** Date **ESCROW AGENT WIRE INSTRUCTIONS RETURN WIRE INSTRUCTIONS** Must be received prior to 5:00 pm on the day before the scheduled commencement of the Auction Bank Name: **ULTRA ESCROW, A DIVISION OF FIDELITY NATIONAL TITLE** Phone/Contact: PAY VIA FED WIRE Bank Address: To: Wells Fargo Bank, N.A. 420 Montgomery Street San Francisco, CA 94104 ABA Number (Domestic Wire): 121000248 Swift Code (International Wire): WFBIUS6S FOR FURTHER CREDIT OF ABA Number: Novare National Settlement Service, LLC Ultra Escrow – Multi Escrow Trust Account Name: Account No.: 4874381510

Account #:

Earnest Money Escrow Agreement (Non-Interest Bearing)

This Escrow Agreement is made effective as of	by and among Ultra Escrow, a Division of
Fidelity National Title (referred to as "Company" or "Escrow Agent") and	
("Bidder").	
Whereas, Bidder is a party to that certain bidder registration with Conci	erge Auctions dated,
("Bidder Registration") and has agreed to deposit with Escrow Agent the	e bidder deposit amount indicated in the
Bidder Registration (the "Bidder Deposit"); and	

Whereas, Bidder has requested Escrow Agent to hold the amount indicated in the Bidder Registration, together with any additional deposits (collectively, the "Deposit") in accordance with the provisions of this Escrow Agreement and the Bidder Registration.

Now, therefore, in consideration of the mutual promises set forth herein and other good and valuable consideration and the proposed issuance of a title policy by the Company, the parties agree as follows:

- 1. **Escrow Agent**. Bidder hereby appoints Ultra Escrow, a Division of Fidelity National Title, as escrow agent hereunder. The Deposit is hereby delivered to Escrow Agent, who by signing below, acknowledges its receipt of Bidder Deposit in the form of a wire transfer or check.
- Deposit. Escrow Agent is authorized and directed to deposit the Bidder Deposit at Wells Fargo
 Bank into the Company's general escrow account. The Deposit shall be subject to the rules,
 regulations, policies and procedures of said depository and the provisions of applicable law.
 The Deposit will not be invested.
- 3. **Release of Deposit**. Escrow Agent shall hold the Deposit until written release disbursement instructions are received from Bidder and Concierge Auctions. No disbursements will be made until the Deposit has been irrevocably credited to the account named in provision 2 of this Escrow Agreement.
- 4. **Reliance and Limitation of Liability**. The Escrow Agent may act in reliance upon any writing, instrument or signature which it, in good faith, believes to be genuine; may assume the validity and accuracy of any statements or assertions contained therein; and may assume the authorization of any person signing such writing. The Escrow Agent shall not be liable for any loss or damage resulting from:
 - a. The default, error, action or omission of any party to this Escrow Agreement.
 - b. Penalties, loss of principal or any delays in the withdrawal of funds, which may be imposed by the depository.
 - c. Loss or impairments of funds while those funds are in the course of collection or while those funds are on deposit in a financial institution if such a loss or impairment results from the failure, insolvency or suspension of the financial institution.
 - d. Any levies by taxing authorities related to the Deposit.
 - e. Any loss arising from the fact the Deposit exceeds the amount not insured by the Federal Deposit Insurance Corporation.
 - f. The Escrow Agent's compliance with any legal process, subpoena, writs, orders, judgments and decree of any court whether issued with or without jurisdiction and whether or not consequently vacated, modified, set aside or reversed.
 - g. Any acts or omissions of any kind unless caused by its willful misconduct or gross negligence.

- 5. **Defaults, Non-performance and Disputes**. If written notice of a default, non-performance or dispute is given to the Company by any party, the Company will promptly notify all other parties in writing in accordance with provision 8 of this Escrow Agreement. Ten days after proper notice by the Company as set forth herein, the Deposit will be released pursuant to the demand, unless contrary written instructions are received from any other party(ies) to the Escrow Agreement. If contrary written instructions are received by the Company prior to the expiration of ten days after proper notice, the Company will not disburse the Deposit until it receives a mutual written agreement of all parties to this Escrow Agreement or upon receipt of an appropriate final, nonappealable court order.
- 6. **Resignation and Interpleader**. The Escrow Agent may resign at any time. At the time of the resignation, the parties must appoint a successor escrow agent within 30 days. If none is appointed, the Company may petition a court of competent jurisdiction to appoint a successor escrow agent. In the event of a disagreement about the interpretation of this Escrow Agreement, the Company, may, in its sole discretion, file an action in interpleader or other court action to resolve the disagreement. All parties agree to (a) indemnify the Company for any and all attorneys' fees and costs expended, and (b) permit the Company to deduct from the Deposit any court costs and attorneys' fees reasonably incurred by the Company.
- 7. **Notices, Demands and Communications**. All notices, demands or other communications shall be in writing and given to the person(s) to whom the notice is directed, either by: (a) actual delivery at the addresses stated below, including a national overnight delivery service, which shall be deemed effective at the time of actual delivery; (b) certified mail, return receipt requested, addressed as stated below, posted and deposited with the U.S. Postal Service, which shall be deemed effective three business days after being so deposited; or (c) e-mail transmission to the e-mail address stated below, provided that there is simultaneous deposit of such notice with a national overnight delivery service addressed as stated below, which notice shall be deemed effective upon the earlier to occur of: (i) confirmation of receipt of the e-mail transmission; or (ii) actual delivery by the overnight delivery service.

All notices, demands or other communications hereunder shall be addressed as follows:

If to Bidder: as disclosed in the Bidder Registration.

If to Concierge Auctions:

800 Brazos Street
Suite 220
Austin, TX 78701
Attn: Laura Brady
212-202-2940
notices@conciergeauctions.com

If to Escrow Agent:

320 Commerce
Suite 150
Irvine, CA 92602
Attn: Jeff McIndoo
714-352-4088
participationdeposit@ultraescrow.com

- 8. **Governing Law.** This Escrow Agreement shall be construed and enforced in accordance with the laws of the State of Florida.
- 9. **Counterparts and Originals**. This Escrow Agreement may be executed in several counterparts, each of which shall be deemed an original and constitute one and the same instrument. Copies of this executed Escrow Agreement shall have the same effect as an original.
- 10. **Headings**. The headings are for reference only and shall not define or limit the terms of this Escrow Agreement.

ow Agreement this date,
Accepted:
Concierge Auctions, LLC

CONCIERGEAUCTIONS



Registered bidders are asked to submit a bank letter along with the appropriate registration forms. Below is a sample format acceptable to Concierge Auctions. The Bank Letter or another acceptable form provided by your bank must be provided on bank letterhead.

BANK LETTER

[DATE]

Concierge Auctions, LLC. 405 Lexington Avenue New York, NY 10174

RE: [BIDDER'S NAME]

Dear Sir/Madam:

As of today, [BIDDER NAME] has an available balance of [BALANCE] and has had an average balance of [BALANCE] over the past six months. This letter will serve as notification that [BIDDER'S NAME], between bank accounts and investments with [BANK'S NAME], has the ability to wire transfer from account number(s) [ACCOUNT NUMBER] to cover up to a purchase of [BID LIMIT]. Further, [BIDDER'S NAME] has had no instances of non-payment due to non-sufficient funds within the last year.

If further information is needed, please contact this office at [DIRECT LINE OF SIGNING OFFICER], and if I am not available, please contact [ALTERNATIVE BANK CONTACT] at [ALTERNATIVE PHONE NUMBER].

[BANK OFFICER SIGNATURE] [BANK OFFICER NAME] [DIRECT PHONE NUMBER]