# **Property Information Package**

# Estate Auction 2-Day Auction!

Large Amount of Personal Property & Log Home







10am, Friday, March 27 & 10am, Saturday, March 28 ON-SITE

2311 Shop Springs Road Watertown, TN

- Cast Iron
- · Clocks
- Soda Machines
- Tractor Implements
- Beam Decanters
- Kitchenware
- Popcorn Cart
- Large Cook Pots
- Christmas Decor
- Taylor Soft Serve
- Machine
   Fish/Turkey Fryers
- Collector Plates
- · Milk Cans
- M&M Dispensers
- Rolling Pins
- Plastic & Die Cast Collector Cars
- Pinball Machines

- Vintage Video Discs
- Vintage Avon
- Full Size Leather Horse
- Toys
- Bikes
- Tins
- Belt Buckles
- Masonic Pins
- Victrolas
- · Steins, Roller Skates
- Collector Posters & Prints
- Emerson 8'x18' Bumper Pull Trailer
- Proline 8'x20' Gooseneck Trailer with 4' Dovetail
- Vintage Jeep Wagoneer
- Security Gate & Fence Much, Much More!























# 3 BR/1.5 BA Log Home on 5.5 Acres





2 Car Attached Garage and 2 Large Storage Barns, Apartment and a Stable.





800-257-4161
Higgenbotham.com
auction@higgenbotham.com

Real Estate Terms: 10% Deposit due day of sale. Remaining balance due at closing on or before 30 days. 10% Buyer's Premium.

Personal Property Terms: 13% Buyer's Premium. Payment in cash, check, Visa, Master Card, Discover accepted. 3% Discount for cash. Items are sold for immediate removal.

The auction staff is not responsible for removal/loading of your purchases. Please make sure to bring adequate help and tools to remove your items. Checkout immediately following the auction. Alexander Auctions & Real Estate Sales, 239 University St, Martin, TN 38237, Firm #107, Marketing by: Higgenbotham Auctioneers, 3816 Industry Blvd, Lakeland, FL 33811, Firm #4696

# How an Auction Works

### THIS IS MY FIRST AUCTION AND I'M NOT SURE HOW TO BID

**Step 1:** Register to bid by filling out a bidder card at the registration table. By registering to bid, the buyer acknowledges that they have reviewed and understood the information in the property information packet and the Contract for Purchase and Sale agreement. The bidder also acknowledges that immediately following the auction, they are prepared to execute the Contract for Purchase and Sale agreement and pay the appropriate deposit at that time in a form that has previously been deemed acceptable to the Auction Company.

**Step 2:** Determine how much you are willing to pay for a piece of property. Since your needs and desires are unique, your evaluation of the property will be different from anyone else's.

**Step 3:** As the auctioneer progresses in his call for bids, simply raise your hand when you want to bid. If you're not sure if you're in or out, raise your hand again and the auctioneer will keep you in. He will not let you bid against yourself. The auction will be conducted under the total control of the auctioneer.

**Step 4:** If you have any questions, motion for one of Higgenbotham's Auction Team members. These ringmen are here to help you understand the process completely.

#### WHAT DOES THE TERM "RESERVE" MEAN?

Under a reserve auction the auctioneer will submit the highest and best bid to the seller. The seller has the right to accept or reject that bid. If the property is not labeled as absolute, it will be sold on a reserve basis.

## DO I NEED TO PRE-QUALIFY?

No, We normally do not require any pre-qualification to bid; however if you intend to obtain bank financing, the bank will require you to qualify for their loan. The deposit you make on auction day is not contingent upon financing. Phone bidding is available to buyers who have properly registered with our company.

#### WHAT IS A BUYER'S PREMIUM?

A buyer's premium is a percentage that is added to the bid price to determine the total purchase price. In this auction there will be a 10% buyer's premium added to the successful bid amount to create the total purchase price. The Earnest Money (pursuant to the Contract for Purchase and Sale), will be non-refundable (except as otherwise provided in the Contract for Purchase and Sale) and due on the date of auction in the form of a personal or business check, unless otherwise noted. The balance of the contract purchase price will be due at closing.

#### WHAT IF I AM A BROKER?

We offer a Broker Participation Fee to any licensed Real Estate Broker who properly registers a client. The registration form must be completed at least 48 hours prior to the scheduled auction by calling 800-257-4161 to request a Broker Participation Form.

The most important thing to do at an auction is relax and have fun! If you have a question, ask it. We strive to insure that all our customers are fully informed and educated. And remember,

You're only going to pay one bid more than someone else was willing to pay!



# REAL ESTATE

# **AUCTION**

# 10am, Saturday, March 28

## **AUCTION HELD ONSITE**

**LOCATION:** 2311 Shop Springs Rd., Watertown, TN

Wilson County

**DESCRIPTION:** 3 bedroom, 1-1/2 bath log cabin on  $5.6\pm$  acres

1,440±sf, 2-story home built in 1998 with 2 large storage

barns & a stable.

**PARCEL ID** # Map 090, Parcel 018.21

**UTILITIES:** Public water, private septic

**TAXES:** \$1,170.00 (2014)

**TERMS:** 10% due day of sale. Balance due at closing on or before 30

days. 10% Buyer's Premium

**PREVIEW:** Friday, March 27 & 8am, Saturday, March 28

\*\*BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER

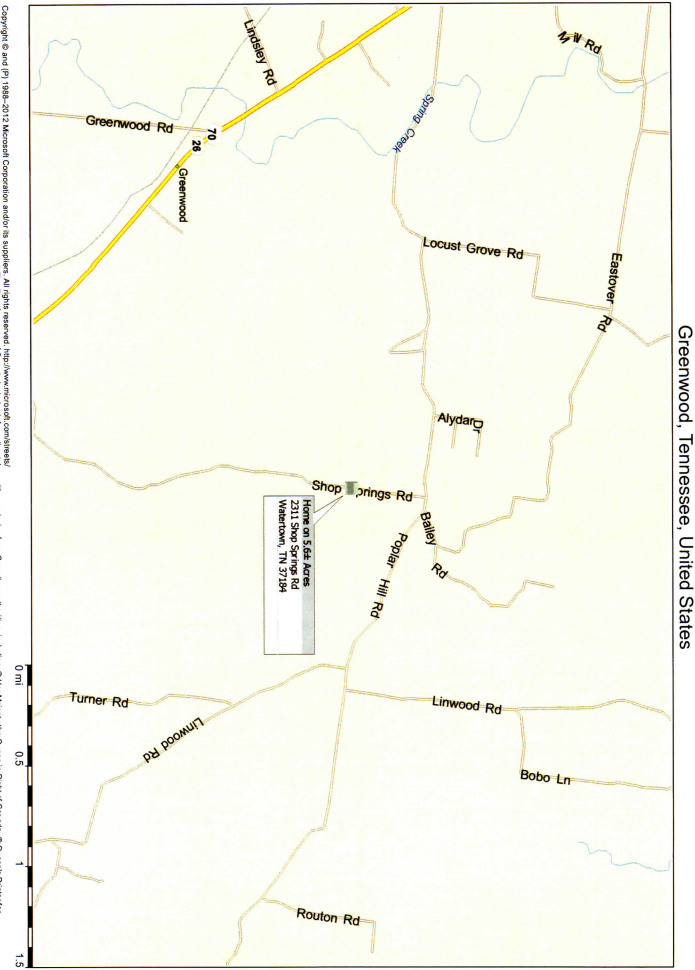
MAY BE OBLIGATED TO PAY ON THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR

PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN

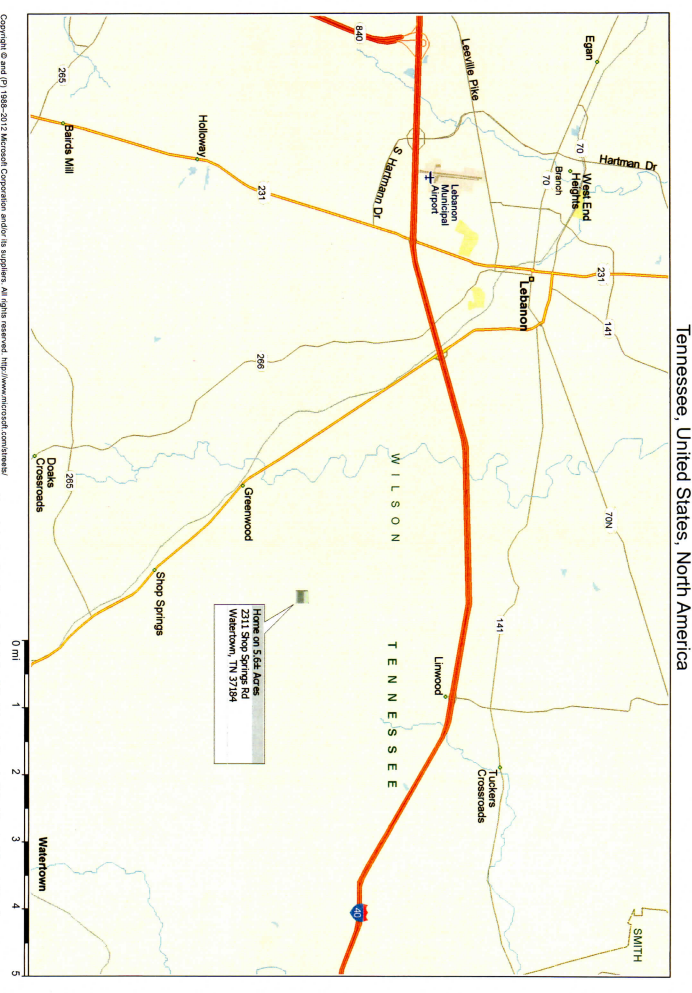
HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE

COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.

All information contained in this package was obtained from sources believed to be correct but is not guaranteed. Buyers shall rely on their own information, judgement, and inspection of the property and records. All announcements from the auction block take precedence over any printed or advertised material. All properties subject to prior sale. Higgenbotham Auctioneers reserves the right to (a) utilize reasonable means to determine that a person is eligible to bid and will follow the rules of this auction, and (b) deny bidding privileges to any person, to refuse acceptance of any bid presented at the auction, or to revoke any bid received at the auction, all is the sole discretion of Higgenbotham Auctioneers and without specifying a reason.

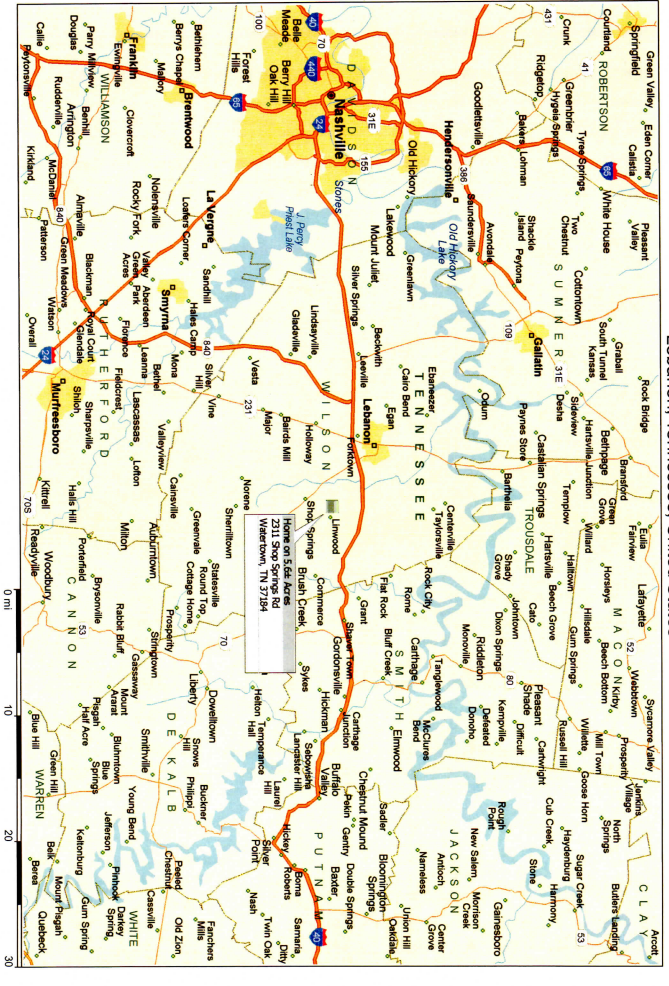


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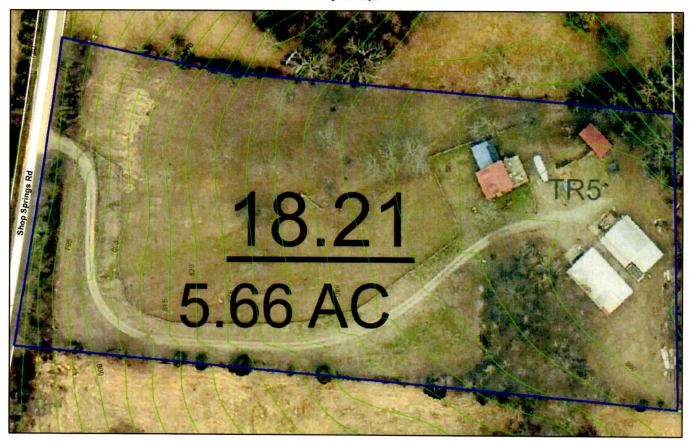
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# Lebanon, Tennessee, United States



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# My Map



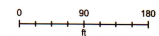


# **WILSON COUNTY, TENNESSEE**

DISCLAMER: THIS MAP IS FOR PROPERTY TAX ASSESSMENT PURPOSES ONLY. IT WAS CONSTRUCTED FROM PROPERTY INFORMATION RECORDED IN THE OFFICE OF THE REGISTER OF DEEDS AND IS NOT CONCLUSIVE AS TO LOCATION OF PROPERTY OR LEGAL OWNERSHIP

MAP DATE: December 19, 2014

http://geopowered.wilson.wilsontngis.com



## **Contract For Sale and Purchase**

3816 Industry Blvd. Lakeland, Florida 33811 (863) 644-6681

WILSON ,,	TN ,	MARCH 28	,2015
COUNTY	STATE	MONTH/DATE	YEAR
Buyer:		Seller:	l l
Address:		Address:	
City: State: Zip:		City: State: Zip: Phone: (H) (B)	
Phone: (H) (B)		- 110-11-1	rmc:
Buyer hereby offers to purchase the following	g described pro	perty based upon the following te	11113.
2311 Shop Springs Rd, Watertown, Wils Map: 090 Parcel: 018.21, Thackston	son County, Tenn n Prop, PB 15 PC	nessee 6 52 Lot 5	
TOTAL PURCHASE PRICE of said property is		Balance payable as follows: Casl	at closing
Shall be paid as follows, to-wit:			
Earnest Money Deposit (10%) Held by: \$			
Lee & Lee Law Offices			
109 East Gay Street, Lebanon, TN 37087 615-444-3900			
Balance Due at Closing but subject to proration and adjustments. See Next Column (B)			
Seller may, at his sole option, extend the closing 3) Conveyance: Seller agrees to convey Deed, free and clear of all encumbrances or liens Governmental Rules, laws or regulations. 4) Costs: The required transfer tax shall to the closing agent. The Buyer shall properly expay intangible tax, recording costs, document protherwise specified herein, the form of the morte 5) Acceptance: This instrument shall be signed by all parties on or before void. However, this offer shall remain binding to scanned email of this contract and any signatures 6) Binding Contract: This contract is in herein and on the reverse side hereof and addended advice prior to signing. 7) Special Agreement(s):	e shall be closed wability within the ghereunder shall If any necession date up to thirty title to the aforess except easement be placed on the execute any requireparation and any gage will be in a factome effective as upon the Buyer the shereon shall be tended as a legall dum (attached her	within ten (10) days after notice of suctime limit, the earnest money depositerminate. Subject to the aforesaid cuary closing documentation is not avail (30) days.  aid property to the Buyer by Persons, restrictions, reservations of record deed by Buyer. The Buyer will ed notes and mortgages and place the or other costs commonly associated with form typically used by lenders in the associated when the subject of the costs commonly associated with the costs of th	ch curing to the Buyer or his to shall be returned to the Buyer arrative period, this sale shall be lable on the closing date, then the shall be lable on the closing date, then the shall be lable on the closing date, then the shall be lable on the closing date, then the shall be lable on the closing fee required stamps thereon and the shall be shall be shall be lable. If not led and this instrument shall be the found the shall be shall be bound by all terms stated inderstood, seek competent
By affixing your signatures below, the parties agacting as agent for the Seller.	gree to each of the	e forgoing provisions and that Alexan	der Auctions & Real Estate is
8 8	day of	, 20	15.
Buver(s)		Seller(s)	
Printed Name:		Printed Name: Ronda L. Bu	tler, PR
Printed Name:		Printed Name:	
Higgenbotham Auctioneers International, Ltd., Inc., (Referr Marvin Alexander (Agent for the Seller)	ing Agent)	BY:	

- Proration; Credits: Taxes, assessments, rent, interest, insurance and other expenses and revenue of Property shall be prorated through day before closing. Cash at closing shall be increased or decreased as may be required by prorations. Advance rent and security deposits will be credited to Buyer and escrow deposits held by mortgagee will be credited to Seller. Taxes shall be prorated based on the current year's tax with due allowance made for maximum allowable discount, homestead and other exemptions. If closing occurs at a date when the current year's millage is not fixed and current year's assessment is available, taxes will be prorated based upon such assessment and the prior year's millage. If current year's assessment is not available, then taxes will be prorated on the prior year's tax. If there are completed improvements on the Real Property by January 1st of year of closing, which improvements were not in existence on January 1st of the prior year, then taxes shall be prorated based upon the prior year's millage and at an equitable assessment to be agreed upon between the parties, failing which, request will be made to the County Property Appraiser (aka Tax Assessor) for an informal assessment taking into consideration available exemptions. Any tax proration based on an estimate shall, at request of either Buyer or Seller, be subsequently readjusted upon receipt of tax bill on condition that a statement to that effect is in the closing statement.
- 9) Full Agreement: No agreements unless incorporated in this contract shall be binding upon the Agent, Buyer, or Seller.
- 10) **Inspection:** Upon the signing of this contract, the Buyer states they have personally inspected this property, or it has been inspected by their personal representative with Power of Attorney to act in their behalf. The Buyer specifically warrants that they have performed all necessary due diligence in the inspection of this subject property including, if desired, wood destroying organisms, environmental assessments, governmental regulation inquiry and/or the condition of any improvements as this shall be deemed the sole responsibility of the Buyer. Buyer affirms that they have not relied upon any statement or representation by broker or Seller as any inducement to purchase the subject property.
- 11) Assignment: This contract may be assigned, however, the original contracting party shall remain liable for any and all obligations herein through the closing of this transaction.
- Default: If Buyer fails to perform this Contract within the time specified, including payment of all deposit(s), the deposit(s) paid by Buyer and deposit(s) agreed to be paid, may be retained by or for the account of Seller as agreed upon liquidated damages, consideration for the execution of this Contract and in full settlement of any claims; whereupon, Buyer and Seller shall be relieved of all obligations under this Contract, or Seller, at Seller's option, may proceed in equity to enforce Seller's rights under this Contract. If for any reason other than failure of Seller to make Seller's title marketable after diligent effort, Seller fails, neglects or refuses to perform this Contract, the Buyer may seek specific performance or elect to receive the return of Buyer's deposit(s) without thereby waiving any action for damages resulting from Seller's breach.
- Commission: The Seller agrees to pay said Agent the amounts stated in seller/broker employment agreement at the time of closing this transaction, unless amended herein. If the Buyer fails to perform this contract within the time herein specified, time being of the essence of this agreement, the deposit made by the Buyer shall be forfeited, and the amount of such deposit shall be divided equally between the Agent and the Seller provided, however, that the amount received or retained by the Agent shall not exceed the full amount of said commission, any excess to be paid the Seller. If the transaction shall not be closed because of refusal of the Seller to perform, then the Seller shall pay the commission to the Agent on demand. Failure or refusal of wife or husband of Seller or Buyer to execute deed or mortgage required hereunder shall be deemed default on the part of such Seller or Buyer.
- 14) **Plain Meaning:** The Words "Agent", "Buyer", and "Seller", herein employed shall include their heirs, administrators, executors and successors, and said words, and any pronouns relative thereto, shall include the masculine, feminine and neuter gender, and the singular and plural number, wherever the context so admits or requires.
- Risk of Loss: If the improvements are damaged by fire or other casualty before the closing hereunder and can be restored to substantially the same condition as now within a period of ninety (90) days thereafter, the Seller shall so restore the improvements and the closing date hereinabove set shall be extended accordingly, but if such restoration cannot be completed within that time, this contract shall be declared canceled.
- 16) **Litigation:** In any litigation brought to enforce any of the terms of this Agreement, the successful party shall be entitled to recover, in addition to other damages, his attorney's fees and court costs incurred in said litigation.
- 17) **Auctioneer Remarks:** The parties hereto acknowledge that this purchase is being made at public auction and the parties are thereby bound by all terms and conditions stated in the auctioneer's opening remarks.
- 18) Radon Gas: Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed Federal and State guidelines have been found in buildings. Additional information regarding radon and radon testing may be obtained from your county public health unit.
- 19) "AS IS" Clause: The undersigned Buyer does hereby acknowledge that the subject property is purchased at public auction, and that a prerequisite to bidding is that all property, whether real or personal, is purchased absolutely "AS IS" with no warranty whatsoever as to the condition of the same.
- 20) IRC§1031 Exchange: The parties hereto agree to fully cooperate with the other to facilitate a like-kind exchange pursuant to the provisions of Section 1031 of the Internal Revenue Code.
- 21) **No Financing Contingency:** The Buyer understands and acknowledges that this contract <u>IS NOT</u> contingent upon the Buyer obtaining financing.