Unreserved Public Real Estate Auction

Parcel 1

M & R Bremont Farms 4 Parcels of Farmland – 631.07± Title Acres 605± Acres Cultivated – Falher, AB

AB/MD of Smoky River

Parcel 1 – NE 32-78-21-W5 – 154.07 ± Title Acres – Farmland

150± ac cult, canola 2020, wheat 2019, taxes \$476.21.

Surface lease revenue on Parcels 1 & 4 will be assigned to the new owner, surface lease revenue from Long Run Exploration Ltd. is currently in arrears.

Parcel 2 – SW 30-78-21-W5 – 159± Title Acres - Farmland

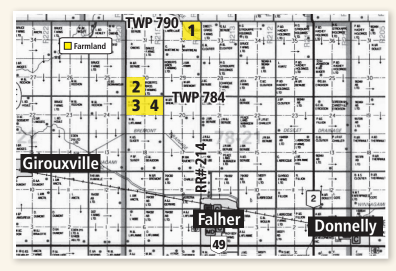
147± ac cult, wheat 2020, canola 2019, taxes \$498.07.

Parcel 3 – NW 19-78-21-W5 – 159± Title Acres – Farmland

► 155± ac cult, canola 2020, wheat 2019, taxes \$506.48. Seller's to have access to property until January 1, 2022 for building removal.

Parcel 4 - NE 19-78-21-W5 - 159± Title Acres - Farmland

► 153± ac cult, wheat 2020, canola 2019, dugout, taxes \$522.04. Surface lease revenue on Parcels 1 & 4 will be assigned to the new owner, surface lease revenue from Long Run Exploration Ltd. is currently in arrears.



Will be sold to the highest bidder November 23-25, 2020 Grande Prairie Auction Site



Directions to Property

Parcel 1: From **Falher, AB** go North on Rge Rd 214 7.5 km (4.7 miles) to Twp Rd 790. Property on West side.

Parcel 2–4: From **Falher, AB** go North 4.4 km (2.75 miles) on Rge Rd 214 to Twp Rd 784, then 2.4 km (1.5 miles) West. Parcel 2 on North side of Twp Rd 784. Parcel 3 & 4 on South side of Twp Rd 784.

Property may be viewed without an appointment

For more information: Marc Bremont – Contact 780.837.0459 | marcbremont@gmail.com

Roch Bremont – Contact 780.618.7744 | rbremont@gmail.com

Paul Dixon – Ritchie Bros. Territory Manager 780.518.6249 | pdixon@ritchiebros.com

Realtor®: Rick Wallan: 780.518.3313, apr3313@gmail.com

Brokerage: All Peace Realty Ltd.

Bidders must satisfy themselves as to the exact current acres, property lines and fence locations, building sizes, taxes and assessments, zoning and permitted uses & surface lease revenue details. Property titles are available upon request. The information provided is a quide only.

Visit our website for auction and property details: rbauction.com/realestate





Unreserved real estate auction terms & conditions

- The following terms and conditions (the "Real Estate Terms") form an integral part of the terms of the Bidder's Terms of Bidding and Sale. The Real Estate Terms apply to all sales of real property (the "Property"), and apply only to sales of real property. Where the Real Estate Terms are applicable, the Real Estate Terms shall prevail to the extent of any conflict with the Terms of Bidding and Sale. Real Estate Terms shall prevail to the extent of any conflict with the Bidder Terms.
- DEFINITIONS. In these Real Estate Terms, the "Seller" shall refer to the consignor of the Property and the "Buyer" shall refer to the bidder offering the highest bid accepted by the Auctioneer for the Property. Each capitalized term used herein but not otherwise defined shall have the meaning ascribed to such term in the Terms of Bidding and Sale.
- UNRESERVED AUCTION. The Property shall be sold to the highest bidder regardless of price at unreserved public auction. The sale shall not be subject to any minimum bid or reserve price.
- CASH SALE. This is a cash sale and is not contingent on the Buyer's ability to obtain financing.
- AGREEMENT OF PURCHASE AND SALE. The Buyer shall execute an Agreement of Purchase and Sale, in the form provided by the Auctioneer, without modification, immediately after being declared the high bidder.
- AGENT OF SELLER. The Auctioneer (and any appointed real estate agent, where applicable) is acting as an agent of the Seller only, and not as an agent of the Buyer or as a dual agent. The Buyer may be required to sign an Agency Agreement acknowledging that they are aware they are not receiving any representation.
- 6. COMPLETION BY LEGAL REPRESENTATIVE. Completion and closing of all real estate transactions will be handled by legal representatives appointed by the Seller and Buyer, acting on behalf of the Seller and Buyer, respectively. All deposit, earnest and purchase monies in respect of the Property shall be paid to and deposited in trust with the legal representative for the Seller.

- 7. DEPOSIT. Immediately after being declared the high bidder, the Buyer shall submit a non-refundable deposit in trust to the legal representative for the Seller in the amount of 25% of the Purchase Price (the "Deposit"). The Auctioneer may, in its sole discretion, accept a Deposit of 10% of the Purchase Price if provided with an unconditional letter of financing from a lending institution acceptable to the Auctioneer. The balance of the Purchase Price shall be paid at or before closing.
- TRANSACTION FEE. Immediately after being declared the high bidder, the Buyer shall pay the applicable transaction fee, if any, to the Auctioneer.
- TAXES. Any and all applicable Federal, Provincial or State taxes (including property transfer tax, if applicable) must be paid by the Buyer in addition to the Purchase Price, at or before closing. Any and all applicable property taxes shall be paid at or before closing by the Seller and Buyer pro-rata based on the date of closing.
- 10. CLOSING. Closing will take place on the date that is 30 days after the date of the auction, or such other date as may be mutually agreed by the parties. The Buyer and Seller shall each be responsible for their own legal fees. Land title registration fees and applicable transfer fees shall be paid by the Buyer at or before closing. All necessary adjustments will be based on the agreed upon closing date.
- NON-PERFORMANCE. Any failure by the Buyer to complete the purchase of the Property will result in the Deposit and any further interest in the Property being forfeited.
- 12. POSSESSION. The Buyer will receive vacant possession on the date of closing.
- 13. AS-IS SALE. The Buyer shall accept the Property "AS-IS", "WHERE-IS", and "WITH ALL FAULTS" as of the closing date and the Buyer specifically agrees that neither the Seller nor the Auctioneer make any representations or warranties of any kind whatsoever, expressed or implied, to the Buyer as to the value, condition or fitness of the Property, environmental or otherwise, or any part thereof or improvements thereon. All descriptions, measurements and acreage

provided by the Seller and the Auctioneer are to be used as a guide only. The Buyer acknowledges and agrees that it is the Buyer's sole responsibility to make such legal, factual and other inquiries, inspections and investigations as the Buyer considers necessary prior to bidding on the Property, and Buyer hereby warrants and represents that he shall have satisfied himself as to the location and condition of the Property, and all descriptions with respect thereto, prior to bidding, and that he has had the opportunity to do so. In certain circumstances the Seller will complete and provide a Property Condition Disclosure Statement. If a Property Condition Disclosure Statement is available, the Bidder may view such information.

- PROPERTY BOUNDARIES. The Buyer will satisfy itself as to all property boundaries. If a dispute arises, verification of said boundaries will be at the Buyer's expense.
- NO MINES OR MINERALS. Mines and minerals are not included and shall not be conveyed with the Property unless otherwise expressly provided.
- PERSONAL PROPERTY. No personal property shall be conveyed with the Property unless specifically included in the purchase agreement.
- NO ASSIGNMENT. The Buyer shall not assign his bid or obligation to purchase the Property to a third party without the prior written approval of the Auctioneer.
- 18. FOREIGN OWNERSHIP RESTRICTIONS/TAXATION. Certain Canadian provinces impose foreign ownership restrictions or additional taxation on the purchase of real property by non-Canadian citizens and non-qualified Canadian organizations. THE BUYER ACKNOWLEDGES THAT IT IS THE BUYER'S SOLE RESPONSIBILITY TO MAKE ANY NECESSARY ENQUIRES, INCLUDING, WITHOUT LIMITATION, CONSULTING WITH LEGAL ADVISORS, PRIOR TO BIDDING TO ENSURE THE BUYER IS LEGALLY ELIGIBLE TO PURCHASE THE PROPERTY.
- ADDITIONAL DOCUMENTS. As a condition of closing, the Buyer may be required to sign certain disclosure documents as may be required by the applicable governing bodies.

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