Prospective Tax Sale Bidders:
You have expressed interest in the Clayton County Tax Sale. Enclosed are the necessary forms to properly register for the sale. Please read the information in the ‘Terms and Conditions Governing the Annual Tax Sale of June 17, 2019 and Adjournments or Assignments Thereof’ before completing the registration process. Bidders must register each year to participate in the tax sale.

TAX SALE TIME & DATE: 2:00 P.M. on Monday, June 17, 2019

TAX SALE LOCATION: Clayton County Office Building – large conference room
600 Gunder Road
Elkader, IA

REGISTRATION DEADLINE: 4:00 PM, Monday, June 10, 2019
* Companies are limited to a total of 20 bidders
* Single Registration form that can register up to 10 bidders
* One person can represent up to 10 bidders at the sale
* No fee charged for the representative at the sale

The following information needs to be completed and returned to our office to properly register:
- Tax Sale Bidder Registration
- Proof of Eligibility Statement
- $25.00 Nonrefundable Registration Fee
- W-9 Form

The following additional information may be required for each bidder:
- Certificate of Existence - a copy of a Designation of Agent for Service of Process filed with the Secretary of State OR a copy of a verified statement meeting the requirements of chapter 547, Trade Name Laws, filed with the County Recorder.

The delinquent tax list will be published in the June 5th issue of The Outlook. You may request a copy of the published list directly from the newspaper at 563-539-4554 or email outlook@neitel.net. The Tax Sale List will be posted on our websites www.iowataxandtags.gov or www.claytoncountyia.gov on Friday, June 7th.

All bidders and agents must provide a valid driver’s license or non-driver identification card as a proof of identity and age at the check-in. Please check-in by 1:45 on June 17, 2019.

The doctrine of “Buyer Beware” applies to the tax sale. Any questions potential bidders have concerning the tax sale process or the properties involved should be resolved before the day of the sale. All sales are final.

Sincerely,

Linda Zuercher
Clayton County Treasurer
The Clayton County Treasurer will hold the 2019 Annual Tax Sale on the third Monday in June at 2:00 p.m. for as long as bidders are present, or until every parcel has been offered for sale. Each registered bidder will be assigned a bidder number upon registration and will receive a corresponding bidder number the afternoon of the sale. The sale will be conducted on a lottery basis. Registered bidder numbers will be entered into a computer generated random drawing process to determine one buyer for each parcel offered.

The following information is provided to assist you in purchasing delinquent taxes at tax sale or in obtaining an assignment of a tax sale certificate:

Registering for the Tax Sale

All bidders must register prior to the tax sale. **Deadline for registration is 4:00 pm Monday, June 10, 2019.** Any person failing to return the completed forms in a timely fashion will not be allowed to bid or participate in the Treasurer’s Annual Tax Sale on Monday, June 17, 2019. A bidder will not be considered registered until all required documents and fees are received by the Treasurer’s Office 111 High Street NE, PO Box 417, Elkader, IA 52043. Postmarks will not be acceptable proof of timely registration.

**Registration fee is $25.00 and non-refundable.**

The registration fee includes bidding at the June 2019 sale and all associated adjourned tax sales. **INVESTOR GROUPS will be LIMITED to no more than 20 BIDDERS.**

The bidder must properly complete or provide the following forms:

1. **Tax Sale Bidder Registration** – A registered bidder must complete the Tax Sale Bidder Registration form each year.
2. **Proof of Eligibility Statement** – One form for each bidder group must be completed to certify your eligibility. This must be signed and dated.
3. **W-9** – Each registered bidder must complete and sign a W-9 each year. To insure that the treasurer has your current information we require a new form each year that you bid at our sale. An IRS form W-9 (rev. October 2018) is provided. This information is required to issue an accurate 1099-INT statement with the appropriate Social Security Number or taxpayer identification number. **A sole proprietor may have an SSN or a FEIN. However, you must always furnish your individual name, regardless of whether you use a SSN or FEIN. A sole proprietor may provide a business name, but you will be required by the treasurer to list your individual name first on the accounts with the treasurer.**
4. **Certificate of Existence** - Provide proof of compliance with House File 256 – Iowa Code § 446.16 new subsection 4 which requires that a person, other than an individual, must have a federal tax identification number and either a ‘Certificate of Existence’ (designation of agent for service for process on file with the secretary of state) OR a ‘verified statement’ meeting the requirements of Chapter 547, Trade Name Laws, on file with the Clayton County Recorder. This law affects corporations, LLC’s and partnerships investing in tax sales. The intent of this law change is to ensure that only legal entities can participate. If applicable to you, file the documents by contacting either:
   - Iowa Secretary of State Paul D. Pate
     Phone 515-281-5204 or email sos@sos.iowa.gov
   - Clayton County Recorder Sue Meyer
     Phone 563-245-2710 or email smeyer@claytoncountyia.gov
All registration forms will be reviewed for completeness and accuracy. Errors, omissions, or misrepresentations by a tax sale bidder may disqualify the bidder from the sale and all certificates purchased by the disqualified bidder during the sale may be canceled and re-offered to other properly registered bidders.

All bidders must pre-register by 4:00 pm Monday, June 10, 2019 to be eligible.

Please address mailed/delivered registration forms to:
Clayton County Treasurer
111 High St NE
PO Box 417
Elkader, IA 52043-0417

Proof of Age and Identity

All bidders and representatives must be over the age of 18 years as of June 17, 2019. The treasurer requires valid proof of age. A driver’s license or non-driver ID issued by a state agency must be shown. Bidders should be prepared to show proof of identity upon entering the building.

Electronic Devices Prohibited

Cellular phones, pagers, tape recorders, camcorders, and other audible electronic devices are to be turned off during the sale. Laptop or notebook computers are allowed only if they are operated from battery packs. A violation in the use of electronic devices may result in the disqualification of the bidder.

Bidding at Tax Sale

You or the party which you represent may not be entitled to bid at tax sale and become a tax sale purchaser by reason of having a vested interest in the parcel. A Tax Sale Certificate of Purchase and/or a Treasurer’s Deed can be set aside by the courts if it is determined that the tax sale purchaser was ineligible to bid at tax sale. The general rule is that a tax sale purchaser should never have an interest or lien in the parcel offered for sale.

You should consult with your legal counsel to determine your right to bid and become a tax sale purchaser.

Parcels with delinquent taxes are offered for sale alphabetically by district, name, legal description, and parcel number as reflected in the official tax sale publication. It is the bidder’s responsibility to be prepared for the sale.

Bidder Numbers

Bidder numbers will be entered into the tax sale random drawing process. A bidder is required to check-in at the registration desk prior to the start of the sale in order to have their bidder number entered in the tax sale random drawing process. The Annual Tax Sale will begin promptly at 2:00 PM. If a bidder fails to check-in at the registration desk the bidder number will be idled and will not be included in the random drawing process resulting in the elimination of the bidder from the Annual Tax Sale. BIDDERS MUST CHECK IN BEFORE 1:45. NO LATE CHECK-INS ALLOWED!

Each item will be offered for sale to all properly registered bidders beginning with an opening bid of 100% undivided interest. Once the item to be sold has been announced, bidders may bid downward a percentage of undivided interest. “Bid downs” will range in whole percentage points from 99% to 1%. If immediately after reading the name of deed holder and the amount of taxes due, treasurer’s staff does not clearly hear the words “bid down” from any bidder, a randomly drawn number will be offered at 100%.

A tax sale can be set aside in a situation where a combination of bidders agree not to compete with each other in a bid-down process and one of them becomes the tax sale buyer. Such fraudulent collusion prevents selling an item for the smallest percentage of undivided interest of the parcel. This practice is prohibited at the Clayton County Annual Tax Sale and violation may disqualify a bidder from the sale.

When it is determined that there are no further bids and the bid is a tie, a bidder will be chosen by the random drawing process. The bidder selected at random must immediately accept the purchase of the item by announcing, “YES”, or refuse the item by announcing, “NO”, in which case another bidder will be randomly selected. If there is not a tie bid, the sale will be awarded to the lone active bidder. A “YES” response results in an obligation on the part of the bidder to pay for the certificate.
The bidder is responsible to make sure their number was activated through the registration check-in process prior to the start of the sale. If it has been determined that a bidder is not in attendance, that bidder number will be “idled” for the duration of the sale.

**Purchasing Tax Sale Certificates**

Payment is required at the conclusion of the sale. An investor group may pay for all of their bidder numbers tax sale purchases with one check or transaction. The amount collected will include all delinquent taxes, special assessments, interest, special assessment collection fees, costs and a $20.00 certificate fee for each certificate issued to you.

Buyers are required to review all items listed on the summary report provided prior to settlement and notify Treasurer’s Office staff of any discrepancy before making payment. Treasurer’s staff will resolve all reported discrepancies.

*Payment must be in the form of a personal or business check, money order, or any form of guaranteed funds. Two-party checks will not be accepted for payment.*

The county treasurer reserves the right to require personal identification at the time of settlement. Failure to make payment at the end of the sale will result in those items being re-offered to other bidders at adjourned sale. If a tax sale buyer’s check does not clear their bank account due to non-sufficient funds, account closed, or any other reason, the buyer will have five business days following notification from the treasurer to repay with guaranteed funds or the tax sale certificates will be canceled. If repaid with guaranteed funds, a $20.00 service fee will be assessed for each check returned unpaid.

The original certificates will be kept in the Treasurer’s Office. We will email a copy of the certificates once our record keeping is completed. It is the buyer’s responsibility to verify that the tax sale certificate copies received are correct for the parcels purchased.

At the end of the calendar year the treasurer will issue a 1099-INT form to you, the Internal Revenue Service and the Iowa Department of Revenue if the accumulative interest paid to you during the calendar year is equal to or exceeds $600.00. You may use this information when filing your Federal and State Income Tax returns. All interest will be reported.

The Tax Sale Certificate of purchase does not convey title to the purchaser. DO NOT begin any work on the property or trespass on it. The title holder of record or other interested party retains the right to redeem within a specified period of time, depending on the type of tax sale. If the sale remains unredeemed after the statutory period, the purchaser may begin action to obtain a tax sale deed.

**Notification of Tax Sale**

The Clayton County Treasurer shall notify the party in whose name the parcel was taxed, according to the treasurer’s records at the time of the sale. The notice of sold taxes shall be sent by regular mail within fifteen days from the date of the annual sale or any adjourned sale.

**Reimbursement of Tax Sale Redemption**

Except for certificates held by a county, redemption is not valid unless received by the County Treasurer prior to the close of business on the 90th day from the date of completed service. A redeemed tax sale will include:

A. The original tax sale amount (net tax, penalty, costs) and $20.00 Tax Sale Certificate fee paid by the purchaser at the time of the sale.

B. Interest in the amount of 2% per month calculated against the amount for which the parcel was sold, including the amount paid for the certificate of purchase. Each fraction of a month is counted as a whole month.

C. Subsequent tax payments paid and properly reported by the purchaser as an addition to the sale, with interest in the amount of 2% per month, beginning with the month the subsequent payment is posted to the county system to the month of redemption. Each fraction of a month will count as a whole month.
D. Valid costs incurred by the certificate holder of record and posted to the county system for action taken toward obtaining a tax sale deed. Costs not posted to the county system before redemption shall not be collected by the County Treasurer.

The cost of serving the notice, including the cost of sending certified mail notices, and the cost of publication under § 447.10 Code of Iowa, if publication is required, shall be added to the amount necessary to redeem. The cost of a record search shall also be added to the amount necessary to redeem. However, if the certificate holder is other than a county, the search must be performed by an abstracter who is an active participant in the title guaranty program under Iowa Code § 16.91 or by an attorney licensed to practice law in the state of Iowa, and the amount of the cost of the record search that may be added to the amount necessary to redeem shall not exceed $300. To clarify costs you may reference § 447.13 Code of Iowa.

The County Treasurer requires a copy of the newspaper publisher’s invoice and a statement from the certificate holder substantiating the reason service was made by publication prior to posting publication costs to the amount necessary to redeem to determine whether publication costs are valid. Fees for publication, if publication is required, shall not exceed the customary publication fees for official county publications.

By statute costs cannot be filed with the County Treasurer prior to the filing of the ‘90 Day Notice of Right of Redemption’ affidavit with the County Treasurer.

**When a property owner redeems his taxes, the Treasurer’s Office will mail a check for the redemption amount to the tax sale purchaser.** A copy of the redemption certificate will be enclosed which should be retained for income tax purposes.

**Payment of Subsequent Taxes by Purchaser**

A tax sale purchaser may pay subsequent taxes and special assessments on the same parcel on which they hold the tax sale certificate, beginning one month and fourteen days following the date from which an installment becomes delinquent, usually November 15th and May 15th. The purchaser must request statements and inform the Tax Department of the subsequent payment so it is paid and recorded properly as an addition to the sale. This request is all inclusive of any and all subsequent tax paid through the Office of Clayton County Treasurer. Only items due in the current fiscal year may be paid on a “subsequent list”. Special assessments due in future years cannot be paid until the fiscal year in which they become due. Recorded sub-list payments will accrue interest at the rate of 2 per cent per month from the month of payment by the certificate holder to the month of redemption. A subsequent payment must be received and recorded by the treasurer in the county system no later than **two p.m. on the last business day** of the month for interest for that month to accrue and be added to the amount due under Iowa Code § 447.1. Late interest shall be calculated through the date that the subsequent payment is recorded by the treasurer in the county system. In no instance shall the date of postmark of a subsequent payment be used by the treasurer either to calculate interest or to determine whether interest shall accrue on the subsequent payment.

**90 Day Notice of Right of Redemption Affidavit**

Service is completed when the certificate holder files the 90 day affidavit with the treasurer. The certificate holder is responsible for determining the status of a tax sale before serving the 90 Day Notice of Right of Redemption to interested parties.

It is a prohibited practice for the tax sale buyer to serve the 90 Day Notice of Right of Redemption to an individual if the tax sale has already been redeemed. It is Clayton County’s intent to afford all property owners with all of the rights and remedies of the Iowa statutes. A violation of this policy may result in the tax sale buyer being barred from future tax sales in Clayton County.

Service must be compliant with the law in effect at the time of the tax sale.

(a) **REGULAR TAX SALE:**

A tax sale certificate holder may serve 90 Day Notice of Right of Redemption after one year and nine months from the date of sale.

(b) **PUBLIC BIDDER SALE:**

A tax sale certificate holder may serve a Notice of Expiration of Right of Redemption after nine months from the date of sale.
Any certificate holder who serves said notice or a similarly worded notice before the expiration of this time period may be barred from future tax sales in Clayton County.

**Cancellation of Tax Sale Certificate**

**Failure to file 90 Day Notice of Expiration of Right of Redemption Affidavit**

If three years have elapsed from the date of the sale, the certificate has not been redeemed, and the 90 Day Notice of Expiration of Right of Redemption Affidavit of Service has not been filed with the county treasurer, the treasurer will cancel the tax sale certificate. The tax sale certificate holder is not entitled to a refund. However, if the filing of the affidavit of service is stayed by operation of law, the time period for the filing of the affidavit shall not expire until the later of six months after the stay has been lifted or three years from the time of the tax sale.

**Assignment of a Tax Sale Certificate**

The tax sale certificate of purchase is assignable by endorsement of the certificate and payment by the assignee of a $100.00 assignment transaction fee. You must contact the treasurer’s office to obtain the original certificate for assignment. The assigned certificate must be returned to the treasurer’s office for recording on the county’s system. An assignment is not considered valid until recorded on the county’s system. A certificate cannot be assigned to another buyer who has redemption rights, except when the assignment is to a municipality. The assignor may not assign a certificate of purchase to more than one buyer number.

A tax sale certificate of purchase or a tax sale deed can be set aside if it is determined that the tax sale buyer or assignee was ineligible to purchase the tax sale certificate. A prospective bidder should consult with legal counsel to determine the right to become a tax sale buyer, either through bid or through assignment.

Upon treasurer’s office receipt of the $100.00 assignment transaction fee and the endorsed certificate, the assignment will vest in the assignee all the rights and title of the assignor. Please contact the tax office at (563) 245-1807 regarding the assignment of a certificate.

When a buyer requests the treasurer to record a change, other than the mailing address and telephone number, it is considered an assignment and the $100.00 assignment transaction fee will be charged. This includes a change in the buyer’s name, buyer’s number, or federal identification number. Failure to provide the correct federal identification number or Social Security Number at the time of purchase will result in a charge of $100.00 for each certificate purchased.

**Treasurer’s Tax Sale Deed**

The tax sale certificate holder is required to remit the appropriate deed issuance fee and recording fee to the Clayton County Treasurer within ninety calendar days after the redemption period expires. The county treasurer is required by statute to cancel the certificate of purchase for any tax sale certificate holder who fails to comply. If the certificate holder fails to complete action to obtain a tax sale deed within ninety calendar days after the redemption period expires and the County Treasurer cancels the tax sale, the tax sale buyer is not entitled to a refund.

The fee for the issuance of a Treasurer’s Tax Sale Deed is $25.00 per deed. Before issuance of said deed, the Treasurer shall collect the deed fee and all applicable recording fees made payable to the Clayton County Recorder. The Treasurer will record the deed with the Clayton County Recorder prior to delivering the deed to the buyer.

**Erroneous Tax Sale or Assignment**

If it is determined that any item was erroneously sold, the certificate of purchase will be canceled. The Clayton County Treasurer will reimburse the principal amount of the investment. The Treasurer will not pay interest.

If it is determined that a county-held certificate was erroneously assigned, the assignment will be canceled. The certificate holder will return the certificate of purchase, and the Clayton County Treasurer will reimburse the total amount paid for the assignment. Interest from the assignment date to the date of cancellation of the assignment will not be paid.
Abandoned Parcel Law

Iowa law permits a county or city to purchase parcels offered at the regular tax sale. The county or city may request that a certificate be assigned to them if a verified statement of abandonment is filed with the County Treasurer.

General Information

This document has been prepared to provide general information and guidelines relative to tax sale, tax sale assignment, tax sale redemption, buyer reimbursement, and the issuance of a tax sale deed. It is not an all-inclusive listing of statutory requirements, procedures or policy, nor is it to be construed as a legal opinion of the statutes governing tax sales. The Clayton County Treasurer reserves the right to reject any or all bids and to waive irregularities which appear to be in the best interest of Clayton County.

To protect your interest as a tax sale buyer and to determine your legal rights and remedies, we recommend that you consult with your legal counsel.

Prospective buyers should consult with their tax attorney or tax preparer to determine income tax ramifications that might result from a gain or loss as a result of purchasing a tax sale certificate of purchase.

§ 718.2, Code of Iowa - prohibits a buyer from impersonating a county employee. The maximum penalty for a violation of this statute is two years in prison and a fine of $5,000.

The provisions of this document are severable. If any provision of this document is determined to be contrary to law, the remaining provisions shall remain in full force and effect.

This document is effective for taxes sold during the period of June 17, 2019 through June 15, 2020 and all their assignments thereof, regardless of the assignment date.

Adjourned 2019 Sales may be conducted daily Monday through Friday.

The doctrine of “buyers beware” applies to this tax sale.

Linda Zuercher
Clayton County Treasurer
* I am or will be 18 years of age or older on June 17, 2019. I understand all bidders or their authorized agents will be required to provide proof of identity in the form of a valid driver’s license or non-driver identification card the day of the tax sale.

* I am not an immediate family member of the Clayton County Treasurer or Deputy Treasurers.

* I am not part of a fiduciary relationship or trust involved with property being purchased.

* I am not owner or part owner of the property being purchased.

* I am not the mortgagor or contract holder of property being purchased.

* I am not a lien holder or mechanic lien holder of property being purchased.

* I am not fraudulently purchasing property with the intention of converting title back to the delinquent taxpayer or owner of the property.

* I am not fraudulently conspiring in any method.

The undersigned hereby registers as a bidder for the annual Clayton County Tax Sale to be held June 17, 2019 and any subsequent adjournments or assignments thereof, and does hereby acknowledge receipt of a copy of the Terms and Conditions Governing the Annual Tax Sale and Adjournments or Assignments Thereof, and does further hereby acknowledge and agree that by placing a bid or obtaining a certificate of purchase at the annual tax sale or subsequent adjournments, or by obtaining a tax sale assignment, that the undersigned will comply with and be bound by the aforementioned terms and conditions. **By signing this eligibility statement, I agree that all of the information I have provided is true and correct.**

Investor Group Name___________________________________________________________

* Name as it appears on the Registration form.

Authorized Signature___________________________________________________________

* If the bidder is a company, signature and title of company officer are required.

Printed Name of
Company Officer & Title_________________________________________________________

Date__________________
Clayton County Tax Sale Bidder Registration

Investor Group Name__________________________________________

Business Name or Name of Individual registering these bidders.

Mailing Address _______________________________________________

City ___________________________ State___________ ZIP ____________

Place of Residence    County____________________________

Phone Number _________________ Fax Number____________________

Email Address_________________________________________________

You may register up to 10 bidders on this form. Each bidder requires a $25 fee.

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TOTAL DUE __________

Each Group Requires a signed "Proof of Eligibility Statement"
Each Bidder Requires the following: * W-9  *Certificate of Existence  * $25 Registration Fee

AUTHORIZATION FOR PERSON TO REPRESENT INVESTOR GROUP
Only one representative will be required to represent all Bidder Names on this form.
Printed Name of Representative

________________________________________