# Working with Real Estate Agents

When buying or selling real estate, you may find it helpful to have a real estate agent assist you. Real estate agents can provide many useful services and work with you in different ways. In some real estate transactions, the agents work for the seller. In others, the seller and buyer may each have agents. And sometimes the same agents work for both the buyer and the seller. It is important for you to know whether an agent is representing you as your agent or simply assisting you while acting as an agent of the other party.

This brochure addresses the various types of agency relationships that may be available to you. It should help you decide which relationship you want to have with a real estate agent. It will also give you useful information about the various services real estate agents can provide buyers and sellers, and it will help explain how real estate agents are paid.

#### Sellers

### Seller's Agent

If you are selling real estate, you may want to "list" your property for sale with a real estate firm. If so, you will sign a "listing agreement" authorizing the firm and its agents to represent you in your dealings with buyers as your seller's agent. You may also be asked to allow agents from other firms to help find a buyer for your property.

Be sure to read and understand the listing agreement before you sign it. Your agent must give you a copy of the listing agreement after you sign it.

Duties to Seller: The listing firm and its agents must • promote your best interests • be loyal to you • follow your lawful instructions • provide you with all material facts that could influence your decisions • use reasonable skill, care and diligence, and • account for all monies they handle for you. Once you have signed the listing agreement, the firm and its agents may not give any confidential information about you to prospective buyers or their agents without your permission so long as they represent you. But until you sign the listing agreement, you should avoid telling the listing agent anything you would not want a buyer to know.

Services and Compensation: To help you sell your property, the listing firm and its agents will offer to perform a number of services for you. These may include • helping you price your property • advertising and marketing your property • giving you all required property disclosure forms for you to complete • negotiating for you the best possible price and terms • reviewing all written offers with you and • otherwise promoting your interests.

For representing you and helping you sell your property, you will pay the listing firm a sales commission or fee. The listing agreement must state the amount or method for determining the commission or fee and whether you will allow the firm to share its commission with agents representing the buyer.

### Dual Agent

You may even permit the listing firm and its agents to represent you and a buyer at the same time. This "dual agency relationship" is most likely to happen if an agent with your listing firm is working as a buyer's agent with someone who wants to purchase your property. If this occurs and you have not already agreed to a dual agency relationship in your listing agreement, your listing agent will ask you to amend your listing agreement to permit the agent to act as agent for both you and the buyer.

It may be difficult for a dual agent to advance the interests of both the buyer and seller. Nevertheless, a dual agent must treat buyers and sellers fairly and equally. Although the dual agent owes them the same duties, buyers and sellers can prohibit dual agents from divulging certain confidential information about them to the other party. Some firms also offer a form of dual agency called "designated agency" where one agent in the firm represents the seller and another agent represents the buyer. This option (when available) may allow each "designated agent" to more fully represent each party.

If you choose the "dual agency" option, remember that since a dual agent's loyalty is divided between parties with competing interests, it is especially important that you have a clear understanding of • what your relationship is with the dual agent and • what the agent will be doing for you in the transaction.

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Phone: (336)789-2926

### **Buyers**

When buying real estate, you may have several choices as to how you want a real estate firm and its agents to work with you. For example, you may want them to represent only you (as a buyer's agent). You may be willing for them to represent both you and the seller at the same time (as a dual agent). Or you may agree to let them represent only the seller (seller's agent or subagent). Some agents will offer you a choice of these services. Others may not.

### Buyer's Agent

Duties to Buyer: If the real estate firm and its agents represent you, they must • promote your best interests • be loyal to you • follow your lawful instructions • provide you with all material facts that could influence your decisions • use reasonable skill, care and diligence, and • account for all monies they handle for you. Once you have agreed (either orally or in writing) for the firm and its agents to be your buyer's agent, they may not give any confidential information about you to sellers or their agents without your permission so long as they represent you. But until you make this agreement with your buyer's agent, you should avoid telling the agent anything you would not want a seller to know.

Unwritten Agreements: To make sure that you and the real estate firm have a clear understanding of what your relationship will be and what the firm will do for you, you may want to have a written agreement. However, some firms may be willing to represent and assist you for a time as a buyer's agent without a written agreement. But if you decide to make an offer to purchase a particular property, the agent must obtain a written agency agreement before writing the offer. If you do not sign it, the agent can no longer represent and assist you and is no longer required to keep information about you confidential.

Be sure to read and understand any agency agreement before you sign it. Once you sign it, the agent must give you a copy of it.

Services and Compensation: Whether you have a written or unwritten agreement, a buyer's agent will perform a number of services for you. These may include helping you • find a suitable property • arrange financing • learn more about the property and • otherwise promote your best interests. If you have a written agency agreement, the agent can also help you prepare and submit a written offer to the seller.

A buyer's agent can be compensated in different ways. For example, you can pay the agent out of your own pocket. Or the agent may seek compensation from the seller or listing agent first, but require you to pay if the listing agent refuses. Whatever the case, be sure your compensation arrangement with your buyer's agent is spelled out in a buyer agency agreement before you make an offer to purchase property and that you carefully read and understand the compensation provision.

#### Dual Agent

You may permit an agent or firm to represent you and the seller at the same time. This "dual agency relationship" is most likely to happen if you become interested in a property listed with your buyer's agent or the agent's firm. If this occurs and you have not already agreed to a dual agency relationship in your (written or oral) buyer agency agreement, your buyer's agent will ask you to amend the buyer agency agreement or sign a separate agreement or document permitting him or her to act as agent for both you and the seller. It may be difficult for a dual agent to advance the interests of both the buyer and seller. Nevertheless, a dual agent must treat buyers and sellers fairly and equally. Although the dual agent owes them the same duties, buyers and sellers can prohibit dual agents from divulging certain confidential information about them to the other party.

Some firms also offer a form of dual agency called "designated dual agency" where one agent in the firm represents the seller and another agent represents the buyer. This option (when available) may allow each "designated agent" to more fully represent each party.

If you choose the "dual agency" option, remember that since a dual agent's loyalty is divided between parties with competing interests, it is especially important that you have a clear understanding of • what your relationship is with the dual agent and • what the agent will be doing for you in the transaction. This can best be accomplished by putting the agreement in writing at the earliest possible time.

### Seller's Agent Working With a Buyer

If the real estate agent or firm that you contact does not offer buyer agency or you do not want them to act as your buyer agent, you can still work with the firm and its agents. However, they will be acting as the seller's agent (or "subagent"). The agent can still help you find and purchase property and provide many of the same services as a buyer's agent. The agent must be fair with you and provide you with any "material facts" (such as a leaky roof) about properties.

But remember, the agent represents the seller-not you-and therefore must try to obtain for the seller the best possible price and terms for the seller's property. Furthermore, a seller's agent is required to give the seller any information about you (even personal, financial or confidential information) that would help the seller in the sale of his or her property. Agents must tell you in writing if they are sellers' agents before you say anything that can help the seller. But until you are sure that an agent is not a seller's agent, you should avoid saying anything you do not want a seller to know.

Sellers' agents are compensated by the sellers.

# Disclosure of Seller Subagency

(Complete, if applicable)

When showing you property and assisting you in the purchase of a property, the above agent and firm will represent the SELLER. For more information, see "Seller's Agent Working with a Buyer" in the brochure.

Agent's Initials A	cknowledging Disclosure:	
For Buyer/Seller Agent Name:	B. Mark Rogers	
License Number:	67378	
Firm Name:	Rogers Realty & Auction Co. Inc.	
Date:	October 31, 2020	

# **Working with Real Estate Agents**

Agents must retain this acknowledgment for their files. This is not a contract.

By signing, I acknowledge that the agent named below furnished a copy of this brochure and reviewed it with me.

Buyer or Seller Name (Print or Type):

Buyer or Seller Signature:

Buyer or Seller Signature:

Date:

Firm Name: Rogers Realty & Auction Co. Inc.

Agent Name: B. Mark Rogers

License Number: 67378

Disclosure of Seller Subagency
(Complete, if applicable)

When showing you property and assisting you in the purchase of a property, the above agent and firm will represent the SELLER. For more information, see "Seller's Agent Working with a Buyer" in the brochure.

Buyer's Initials Acknowledging Disclosure:

Buyer's Initials Acknowledging Disclosure:

(Note: This brochure is for informational purposes only and does not constitute a contract for service.)

The North Carolina Real Estate Commission
P.O. Box 17100 Raleigh, North Carolina 27619-7100
919/875-3700

Web Site: www.ncrec.gov REC 3.45 3/1/13

## REAL PROPERTY AUCTION PURCHASE AND SALE CONTRACT

THIS AGREEMENT made this	31st	day of	October, 2020	,	y and between
				(	"Buyer"), and
Est	ate of Fred Dw	ight Shore, Josep	h H. Williams		("Seller").
WHEREAS at an auction conducted th	nis day by		Rogers Realty & Auction	Co.	
("Firm"), Buyer has become the high valuable consideration, the receipt and has agreed to buy by becoming the improvements located thereon, fixture the following terms and conditions:	bidder, and for I sufficiency of high bidder,	which is hereby a all of that plot,	cknowledged, Seller has agree piece or parcel of land desc	d to sell and corribed below, to	nvey, and Buyer ogether with all
1. <b>REAL PROPERTY:</b> The Proper including the improvements located the Property will include a manufactured a provision in the Additional Provisions Street Address:	nereon and the f (mobile) home(s Addendum (Sta	fixtures and persons), Buyer and Sell and Form 2A1	nal property listed in Paragrapl er should consider including th	hs 2 and 3 below	w. NOTE: If the
City:	St	ate Road		Zip:	28676-8807
County: Surry NOTE: Governmental authority over Legal Description: (Complete ALL app	, North ( taxes, zoning, so		lities and mail delivery may dif	fer from address	shown.
Plat Reference: Lot/Unit N/A	, Block/Se	ction N/A	, Subdivision/Condomin	ium <u>N/A</u>	
, as she	own on Plat Boo	ok/Slide	N/A at Page(s)	N/A	A N/A
The PIN/PID or other identification nu Other description: N/A  Some or all of the Property may be des				Acreage:at Page	
☐ ADDITIONAL PARCELS. If add in an attached exhibit to this Agreement Mineral rights ■ are not include Timber rights ■ are ☐ are not included.	nt, and the term uded. uded.	"Property" as use	d herein shall be deemed to refe	er to all such pa	rcels.
NOTE: Prior to signing this Real Pro any, which may limit the use of the Pr Rules and Regulations, and other gove is subject to regulation by an owners' Disclosure And Addendum (standard include it as an addendum hereto.	coperty, and to remaing documen association, it	ead the Declaration ts of the owners' a is recommended	on of Restrictive Covenants, By association and/or the subdivisi that Buyer obtain a copy of a	ylaws, Articles on, if applicable completed Own	of Incorporation, b. If the Property ders' Association
<ul><li>2. FIXTURES:</li><li>(a) Included Items: The following N/A</li></ul>	items, if any,	are deemed fix	tures and are included in the	Purchase Pric	e free of liens:
N/A All other items attached or affixed to below.	the Property sl	nall also be includ	led in the Purchase Price unles	ss excluded in s	ubparagraph (b)
(b) Excluded Items: The following is otherwise are NOT included in the Pur N/A	rchase Price: N/		or affixed to the Property are I		ned by Seller or
3. PERSONAL PROPERTY: The None	ne following p	personal property	shall be transferred to Bu	ıyer at no val	ue at Closing:
North Carolina Association  Buver Initials	of REALTORS  Seller Initials		6  EQUIA, ROLISING OPPORTUNITY	STANDARI	D FORM 620-T Revised 1/2015 © 7/2020

And shall be paid in US dollars. Should any check or other funds paid by Buyer be dishonored, for any reason, by the institution upon which the payment is frawn, Buyer shall have one (1) banking day after written notice to deliver cash or immediately available funds to the payee. In the event Buyer does not timely deliver cash or immediately available funds, the Seller shall have the right to terminate this contract upon written notice to the Buyer. An earnest money deposit in the amount of \$ by cash personal bank check wire transfer has this day been made to Firm. The earnest money deposit shall be applied as par anyment of the purchase price of the Property at Closing or disbursed as otherwise provided under the provisions of this contract Buyer shall pay the balance of the purchase price, in the amount of \$
NOTE: In the event of a dispute between Seller and Buyer over there turn or forfeiture of the earnest money, Firm is required by state aw to retain said earnest money in the Firm's trust or escrow account until a written release from the parties consenting to it disposition has been obtained or until disbursement is ordered by a court of competent jurisdiction. Alternatively, if a Firm is holding the earnest money, the Firm may deposit the disputed monies with the appropriate clerk of court in accordance with the provisions of N.C.G.S.§93A-12.
THE PARTIES AGREE THAT A REAL ESTATE BROKERAGE FIRM ACTING AS ESCROW AGENT MAY PLACI MANY EARNEST MONIES DEPOSITED BY BUYER IN AN INTEREST BEARING TRUST ACCOUNT AND THAT ANY INTEREST EARNED THEREON SHALL BE DISBURSED TO THE ESCROW AGENT MONTHLY IN CONSIDERATION OF THE EXPENSES INCURRED BY MAINTAINING SUCH ACCOUNT AND RECORDS ASSOCIATED THEREWITH.
NSPECTION RIGHTS FOR BUYER. SELLER IS NOT OBLIGATED TO MAKE ANY REPAIRS, CHANGES OF INSPECTION RIGHTS FOR BUYER. SELLER IS NOT OBLIGATED TO MAKE ANY REPAIRS, CHANGES IMPROVEMENTS OR OTHER MODIFICATIONS TO THE PROPERTY. PRIOR TO SUBMITTING THE HIGH BID FOR THE PROPERTY, BUYER DETERMINED THAT THE PROPERTY MEETS ALL LEGAL REQUIREMENTS FOR BUYER'S INTENDED USE OF THE PROPERTY AND IS NOT SUBJECT TO GOVERNMENTAL OR PRIVATE RESTRICTIONS THAT WILL INTERFERE WITH SUCH INTENDED USE, INCLUDING, BUT NOT LIMITED TO, ENVIRONMENTAL REGULATIONS, WETLAND QUALIFICATION, FLOOD HAZARD OR FLOOD PLAIN DESIGNATION AND SEPTIONS SYSTEM SUITABILITY. THIS PROPERTY IS BEING SOLD "AS IS" IN ITS CURRENT CONDITION.
REASONABLE ACCESS/RESTORATION AND INDEMNITY: Seller will provide reasonable access to the Property hrough Closing for the purpose of evaluating the Property. Buyer shall, at Buyer's expense, promptly repair any damage to the Property resulting from any activities of Buyer and Buyer's agents and contractors. Buyer will indemnify and hold Seller harmles from all loss, damage, claims, suits or costs, which shall arise out of any contract, agreement, or injury to any person or property as result of any activities of Buyer and Buyer's agents and contractors relating to the Property except for any loss, damage, claim, suit of cost arising out of pre-existing conditions of the Property and/or out of Seller's negligence or willful acts or omissions. This repair obligation and indemnity shall survive this contract and any termination hereof. Buyer may conduct a walk-through inspection of the Property prior to Closing.
7. SPECIAL ASSESSMENTS: If the Property is subject to any pending or confirmed governmental or owners' association special assessments, then they shall be the sole obligation of Buyer to pay.
CLOSING: The closing shall take place on Within 30 days - Court Approval (the "Closing Date") unless otherwise agreed is writing, at a time and place designated by Buyer. Closing is defined as the date and time of recording of the deed. The deed is to be made to . Absent agreement to the contrary in this Contract or an subsequent modification thereto, if a party is unable to complete Settlement by the Settlement Date but intends to complete the ransaction and is acting in good faith and with reasonable diligence to proceed to Closing ("Delaying Party"), and if the other party is ready, willing and able to complete Closing on the Closing Date ("Non-Delaying Party") then the Delaying Party shall give as much notice as possible to the Non-Delaying Party and Closing Attorney and shall be entitled to a delay in Closing. If the parties fail to complete Closing within fourteen (14) days of the Closing Date (including any amended Closing Date agreed to in writing by the parties) or to otherwise extend the Closing Date by written agreement, then the Delaying Party shall be in breach and the Non-Delaying Party may terminate this Contract and shall be entitled to enforce any remedies available to such party under this Contract for the breach.
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Buyer Initials Seller Initials Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

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Buyer Initials	Seller Initials	Revised 1/2015 © 7/2020
	Page 3 of	6 STANDARD FORM 620-T
Seller under Paragraph 11(c) of th	Oil and Gas Rights Mandatory Disc is Contract and shall not constitute the s may be assumed or specifically appro	closure Statement does not modify or limit the obligations of e assumption or approval by Buyer of any severance of mineral oved by Buyer in writing.
The transaction is exempt GUIDELINES): N/A		Gas Rights Mandatory Disclosure Statement because (SEE
<ul> <li>(b) Mineral and Oil and Gas Ri</li> <li>  X   Prior to submitting the high</li> <li>Mandatory Disclosure Statement.</li> <li>OR</li> </ul>	ights Mandatory Disclosure Stateme bid for the Property Buyer received	ent (check only one):  a signed copy of the N.C. Mineral and Oil and Gas Rights
N/A	m N.C. Residential Property Disclosur	
Prior to submitting the high Association Disclosure Statement.	Property and Owners' Association I bid for the Property, Buyer received	Disclosure Statement (check only one): a signed copy of the N.C. Residential Property and Owners'
excepted. In the event the Propert time of the auction, Buyer may ele	y is damaged so that the Property car ect to terminate this contract and the ea	e Property shall be borne by Seller, reasonable wear and tear mot be conveyed in substantially the same condition as of the arnest money shall be returned to Buyer.
DEED NON-WARRANTY (Q deed, etc.) (describe): which shall convey fee simple mencumbrances or defects, includivalorem taxes for the current year restrictions that do not materially	teller shall execute and deliver a CUITCLAIM) DEED X OTHER (sher Commissioner's Deed narketable and insurable title, without ng those which would be revealed by (prorated through the date of Settlemer).	GENERAL WARRANTY DEED SPECIAL WARRANTY riff's deed, tax deed, trustee's deed, executor or administrator's for the Property in recordable form no later than Closing, t exception for mechanics' liens, and free of any other liens, by a current and accurate survey of the Property, except: ad ent); utility easements and unviolated covenants, conditions or uch other liens, encumbrances or defects as may be assumed or laccess to a public right of way.
(b) Designation of Lien Agent designated a Lien Agent, and Selle deeds of trust, deferred ad valore satisfied by Seller prior to or at S	er shall deliver to Buyer as soon as rea em taxes, liens and other charges aga Settlement such that cancellation may	ens: If required by N.C.G.S. §44A-11.1, Seller shall have asonably possible a copy of the appointment of Lien Agent. All ainst the Property, not assumed by Buyer, must be paid and be promptly obtained following Closing. Seller shall remain
form satisfactory to Buyer and I furnished labor, services, material entitled to claim a lien against the	Buyer's title insurer, if any, executed s or rental equipment to the Property Property as described in N.C.G.S. §44	at Closing an affidavit(s) and indemnification agreement(s) in 1 by Seller and any person or entity who has performed or within 120 days prior to the date of Closing and who may be 4A-8 verifying that each such person or entity has been paid in title insurer against all loss from any cause or claim arising
10. PRORATIONS AND PAYN cost of deed preparation. Rental i Closing shall not be prorated. In to any such income for the curren ad valorem taxes due as a result of Owners' association dues or other responsible for all other expenses	MENT OF CLOSING EXPENSES: ncome from agricultural tenancies n the event that such income is not prot t year. Any other rental income from of the Closing (except deferred taxes r like charges shall be prorated on a in connection with Buyer's purchase	Seller shall pay any real estate transfer or excise tax and the shall be prorated on a calendar year basis as of the date of prated, then the parties agree that Seller Buyer is entitled the Property, Property taxes for the current year, any deferred for prior years, which are the Seller's sole responsibility) and calendar year basis as of the date of Closing. Buyer shall be of the Property, including, but not limited to, the expense of the Closing Agent, recording fees and preparation fees for any
9. POSSESSION: Possession sl	nall be delivered, subject to existing le	ases, X at Closing OR on

(NOTE: The parties are advised t	o consult with a NC attorn	ey prior to signing this Contract if severance of mineral and/or oil and ga	18
rights has occurred or is intended.	,		
(c) Lead-Based Paint Disclosur		mo or an annual to the annual to the	
	and was built prior to 19	78. (Lead-Based Paint and/or Lead-Based Paint Hazards Disclosure	IS
attached).	J		
(d) Addenda (itemize all addend			
Seller Financing Addendum (			
Short Sale Addendum (Form	ZA14-1)		
N/A N/A			
N/A N/A			
(e) Owners' Association(s) and	Dues Seller authorizes	and directs any owners' association, any management company of the	ie
owners' association, any insuranc	e company and any attorne	ey who has previously represented the Seller to release to Buyer, Buyer he following items affecting the Property, including any amendments:	S
master insurance policy s	showing the coverage prov	ided and the deductible amount	
Declaration and Restricti			
<ul> <li>Rules and Regulations</li> </ul>			
Articles of Incorporation			
<ul> <li>Bylaws of the owners' as</li> </ul>			
	nt and budget of the owner	s' association	
<ul> <li>parking restrictions and i</li> </ul>	nformation		
<ul> <li>architectural guidelines</li> </ul>			
The name, address and te	lephone number of the	president of the owners' association or the association manager i	s:
Owners' association website a	address, if any: N/A		_
The name, address and te	lephone number of the	president of the owners' association or the association manager i	s:
Owners' association website a	address, if any: N/A		
(f) Primary Residence: Seller re	epresents that the Property	is or X is not Seller's primary residence.	
(g) Other: N/A			
no representations, inducements writing and signed by all parties such party's agent. Any written is	or other provisions other hereto. Any notice or com- notice or communication is	onstitutes the sole and entire agreement of the parties hereto and there a than those expressed herein. No modification shall be binding unless amunication to be given to a party herein may be given to the party or in connection with the transaction contemplated by this Contract may be mailing address, e-mail address or fax number set forth in the information	in to be
herein made by the parties shall consideration, execute, acknowled	survive the Closing. Seller dge and deliver to Buyer s	RRANTIES: All representations, warranties, covenants and agreement is shall, at or within six (6) months after the Closing, and without furth such other documents and instruments and take such other action as Buy ctively transfer to Buyer the Property described herein in accordance with	er er
conveyance of the Property, Buye party shall be responsible for all shall not assume any additional l	er and Seller agree to coop additional costs associated liability with respect to su-	or Seller desires to effect a tax-deferred exchange in connection with the perate in effecting such exchange; provided, however, that the exchanged with such exchange, and provided further, that a non-exchanging particle tax-deferred exchange. Seller and Buyer shall execute such addition the required to give effect to this provision.	ng ty
		Page 4 of 6	
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		Revised 1/20	
Buyer Initials	Seller Initials	© 7/202	20

- 17. APPLICABLE LAW: This contract shall be construed under the laws of the State of North Carolina.
- 18. ASSIGNMENT: This Contract may be assigned by Buyer at Buyer's discretion. If assigned, this Contract shall be binding on the assignee and assignee's heirs and successors.
- 19. **PARTIES:** This contract shall be binding upon and shall inure to the benefit of the parties, *i.e.*, Buyer and Seller and their heirs, successors and assigns. As used herein, words in the singular include the plural and the masculine includes the feminine and neuter genders, as appropriate.

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION. IF YOU DO NOT UNDERSTAND THIS FORM OR FEEL THAT IT DOES NOT PROVIDE FOR YOUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.

BUYER:		SELLER:	
	(SEAL)		(SEAL)
	_ ` '	Estate of Fred Dwight Shore	
Date:		Date:	
	(SEAL)		(SEAL)
		Joseph H. Williams	
Date:		Date:	
Entity Buyer:		Entity Seller:	
N/A		N/A	
N/A (Name of LLC/Corporation/Partnership/Trust/etc.)		(Name of LLC/Corporation/Partnership/Trust/etc.)	
By:		Ву:	
Name: N/A	_	Name: N/A	
Title: N/A	***************************************	Title: N/A	
Date:		Date:	

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Firm acknowledges receipt of the earnest money and agrees hereof.	s to hold and disburse the same in accordance with the terms
Date:	Firm: Rogeers Realty and Auction Co.
	By:(Signature) B. Mark Rogers
SELLING AGENT INFORMATION:	
Individual Selling Agent:  Acting as a Designated Dual Agent (	Real Estate License #:
Individual Selling Agent Phone #: Fax #:	Email:
Firm Name:  Acting as Seller's (sub) Agent B	uyer's Agent Dual Agent
Firm Mailing Address:	
NCAL Firm License #:	<del></del>
LISTING AGENT INFORMATION:	
Individual Listing Agent:  B. Mark Rogers  Acting as a Designated Dual Agent (	Real Estate License #: 67378 (check only if applicable)
Individual Listing Agent Phone #: (336)789-2926 Fax #: (3	Basil: bmrogers@rogersrealty.com
Firm Name: Rogers Realty & Auction Co.  Acting as Seller's (sub) Agent D  1310 EMS Drive  Firm Mailing Address: Mount Airy, NC 27030	ual Agent
NCAL Firm License #: 685	
BID CALLER INFORMATION:	
Auctioneer (Bid Caller) Name: B. Mark Rogers	NCAL License #: 3000

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### STATE OF NORTH CAROLINA RESIDENTIAL PROPERTY AND OWNERS' ASSOCIATION DISCLOSURE STATEMENT

#### **Instructions to Property Owners**

- The Residential Property Disclosure Act (G.S. 47E) ("Disclosure Act") requires owners of residential real estate (single-family homes, individual condominiums, townhouses, and the like, and buildings with up to four dwelling units) to furnish buyers a Residential Property and Owners' Association Disclosure Statement ("Disclosure Statement"). This form is the only one approved for this purpose. A disclosure statement must be furnished in connection with the sale, exchange, option, and sale under a lease with option to purchase where the tenant does not occupy or intend to occupy the dwelling. A disclosure statement is not required for some transactions, including the first sale of a dwelling which has never been inhabited and transactions of residential property made pursuant to a lease with option to purchase where the lessee occupies or intends to occupy the dwelling. For a complete list of exemptions, see G.S. 47E-2.
- You must respond to each of the questions on the following pages of this form by filling in the requested information or by placing a check ( ) in the appropriate box. In responding to the questions, you are only obligated to disclose information about which you have actual knowledge.
  - If you check "Yes" for any question, you must explain your answer and either describe any problem or attach a report from an attorney, engineer, contractor, pest control operator or other expert or public agency describing it. If you attach a report, you will not be liable for any inaccurate or incomplete information contained in it so long as you were not grossly negligent in obtaining or transmitting the information.
  - If you check "No," you are stating that you have no actual knowledge of any problem. If you check "No" and you know there is a problem, you may be liable for making an intentional misstatement.
  - If you check "No Representation," you are choosing not to disclose the conditions or characteristics of the property, even if you have actual knowledge of them or should have known of them.
  - If you check "Yes" or "No" and something happens to the property to make your Disclosure Statement incorrect or inaccurate (for example, the roof begins to leak), you must promptly give the buyer a corrected Disclosure Statement or correct the problem.
- If you are assisted in the sale of your property by a licensed real estate broker, you are still responsible for completing and delivering the Disclosure Statement to the buyers; and the broker must disclose any material facts about your property which he or she knows or reasonably should know, regardless of your responses on the Disclosure Statement.
- You must give the completed Disclosure Statement to the buyer no later than the time the buyer makes an offer to purchase your property. If you do not, the buyer can, under certain conditions, cancel any resulting contract (See "Note to Buyers" below). You should give the buyer a copy of the Disclosure Statement containing your signature and keep a copy signed by the buyer for your records.

Note to Buyer: If the owner does not give you a Residential Property and Owners' Association Disclosure Statement by the time you make your offer to purchase the property, you may under certain conditions cancel any resulting contract without penalty to you as the buyer. To cancel the contract, you must personally deliver or mail written notice of your decision to cancel to the owner or the owner's agent within three calendar days following your receipt of the Disclosure Statement, or three calendar days following the date of the contract, whichever occurs first. However, in no event does the Disclosure Act permit you to cancel a contract after settlement of the transaction or (in the case of a sale or exchange) after you have occupied the property, whichever

	Occurs first.		
5.	In the space below, type or print in ink the address of t	the property (sufficient to identify it) and your name. The	en sign and date.
	Property Address: 985 Ambrose Creek Rd, State Ro	pad, NC 28676-8807	
	Owner's Name(s): Estate of Fred Dwight Shore, Jose	eph H. Williams	
	Owner(s) acknowledge(s) having examined this Disdate signed.	sclosure Statement before signing and that all informa	tion is true and correct as of the
	Owner Signature / Docustigned by:	Estate of Fred Dwight Shore	Date
	Owner Signature Joseph H. Williams	Joseph H. Williams	Date 9/1//2020
	Buyers acknowledge receipt of a copy of this Disclosi- not a warranty by owners or owners' agents; that it is are made by the owners and not the owners' agents	oure Statement; that they have examined it before signing s not a substitute for any inspections they may wish to ob s or subagents. Buyers are strongly encouraged to ob d herein, words in the plural include the singular, as app	btain; and that the representations tain their own inspections from a
	Buyer Signature:		Date
	Buyer Signature:		_ Date
REC	2 4.22	Page 1 of 4	

Rogers Realty & Auction Co., 1310 EMS Drive Mount Airy NC 27030

Phone: (336)789-2926

985 Ambrose Creck

Fax: (336) 786-1621

Prop N/A	perty Address/Description: 985 Ambrose Creek Rd, State Road, NC 28676-8807		
actu	following questions address the characteristics and condition of the property identified above abou <u>al knowledge</u> . Where the question refers to "dwelling," it is intended to refer to the dwelling unit, to be conveyed with the property. The term "dwelling unit" refers to any structure intended for hur	, or units i	f more than
		Yes No	<u>No</u> Representation
	In what year was the dwelling constructed? N/A  Explain if necessary: N/A		X
	Is there any problem, malfunction or defect with the dwelling's foundation, slab, fireplaces/chimneys, floors, windows (including storm windows and screens), doors, ceilings, interior and exterior walls, attached garage, patio, deck or other structural components including any modifications to them?		X
3.	The dwelling's exterior walls are made of what type of material? Brick Veneer Wood Stone Vinyl Synthetic Stucco Composition/Hardboard Concrete Fiber Cement Aluminum Asbestos Other N/A (Check all that apply)		X
4.	In what year was the dwelling's roof covering installed? N/A (Approximate if no records are available) Explain if necessary: N/A		X
5.	Is there any leakage or other problem with the dwelling's roof?		X
6.	Is there any water seepage, leakage, dampness or standing water in the dwelling's basement, crawl space, or slab?		X
7.	Is there any problem, malfunction or defect with the dwelling's electrical system (outlets, wiring, panel, switches, fixtures, generator, etc.)?		X
8.	Is there any problem, malfunction or defect with the dwelling's plumbing system (pipes, fixtures, water heater, etc.)?		X X
9.	Is there any problem, malfunction or defect with the dwelling's heating and/or air conditioning?		
10.	What is the dwelling's heat source? Furnace Heat Pump Baseboard Other N/A (Check all that apply) Age of system: N/A		X
11.	What is the dwelling's cooling source? Central Forced Air Wall/Window Unit(s) Other N/A (Check all that apply) Age of system: N/A		X
12.	What are the dwelling's fuel sources? Electricity Natural Gas Propane Oil Other N/A  (Check all that apply)		
	If the fuel source is stored in a tank, identify whether the tank is above ground or below ground, and whether the tank is leased by seller or owned by seller. (Check all that apply)		X
12	What is the dwelling's water supply source? City/County Community System Private Well Shared		<u>~</u>
	Well Other N/A (Check all that apply)		X
	The dwelling's water pipes are made of what type of material?   Copper Galvanized Plastic Other N/A (Check all that apply)		X
15.	Is there any problem, malfunction or defect with the dwelling's water supply (including water quality, quantity, or water pressure)?		X
16.	What is the dwelling's sewage disposal system? Septic Tank Septic Tank with Pump Community System Connected to City/County System City/County System available Straight pipe (wastewater		
	does not go into a septic or other sewer system [note: use of this type of system violates state law]) Other  N/A (Check all that apply)		X
17.	If the dwelling is serviced by a septic system, do you know how many bedrooms are allowed by the septic		
	system permit?  If your answer is "yes," how many bedrooms are allowed? N/A  No records available		X
	Is there any problem, malfunction or defect with the dwelling's sewer and/or septic system?		X
19.	Is there any problem, malfunction or defect with the dwelling's central vacuum, pool, hot tub, spa, attic fan, exhaust fan, ceiling fans, sump pump, irrigation system, TV cable wiring or satellite dish, garage door openers, gas logs, or other systems?		X
20.	Is there any problem, malfunction or defect with any appliances that may be included in the conveyance (range/oven, attached microwave, hood/fan, dishwasher, disposal, etc.)?		X
Buy	ver Initials and Date Owner Initials and Date		
	ver Initials and Date Owner Initials and Date	9/17/20	20
•	4.22 Page 2 of 4		

		<u>Yes</u>	<u>No</u>	<u>No</u> <u>Representation</u>
	Is there any problem with present infestation of the dwelling, or damage from past infestation of wood destroying insects or organisms which has not been repaired?			X
22.	Is there any problem, malfunction or defect with the drainage, grading or soil stability of the property?	Ш		X
	Are there any structural additions or other structural or mechanical changes to the dwelling(s) to be conveyed with the property?			X
	Is the property to be conveyed in violation of any local zoning ordinances, restrictive covenants, or other land- use restrictions, or building codes (including the failure to obtain proper permits for room additions or other changes/improvements)?			X
25.	Are there any hazardous or toxic substances, materials, or products (such as asbestos, formaldehyde, radon gas, methane gas, lead-based paint) which exceed government safety standards, any debris (whether buried or covered) or underground storage tanks, or any environmentally hazardous conditions (such as contaminated soil or water, or other environmental contamination) which affect the property?		a de la constant	X
26.	Is there any noise, odor, smoke, etc. from commercial, industrial, or military sources which affects the property?			X
27.	Is the property subject to any utility or other easements, shared driveways, party walls or encroachments from or on adjacent property?			X
	Is the property the subject of any lawsuits, foreclosures, bankruptcy, leases or rental agreements, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property?			X
	Is the property subject to a flood hazard or is the property located in a federally-designated flood hazard area?	Ц	Ц	X
30.	Does the property abut or adjoin any private road(s) or street(s)?	Ш		X
	If there is a private road or street adjoining the property, is there in existence any owners' association or maintenance agreements dealing with the maintenance of the road or street?			X
If y	ou answered "yes" to any of the questions listed above (1-31) please explain (attach additional sheets if nec	essai	у);	
eng that The	ieu of providing a written explanation, you may attach a written report to this Disclosure Statement by a public a ineer, land surveyor, geologist, pest control operator, contractor, home inspector, or other expert, dealing with me public agency's functions or the expert's license or expertise. To following questions pertain to the property identified above, including the lot to be conveyed and any ached garages, or other buildings located thereon.	atter	s with	unit(s), sheds,
	Is the property subject to governing documents which impose various mandatory covenants, conditions, and	Yes	<u>No</u>	Representation
32,	restrictions upon the lot or unit?			X
33.	Is the property subject to regulation by one or more owners' association(s) including, but not limited to obligations to pay regular assessments or dues and special assessments'? If your answer is "yes", please provide the information requested below as to each owners' association to which the property is subject. [insert N/A into any blank that does not apply]:	, 🗌		X
	• (specify name) N/A whose regular assessments			
	• (specify name) N/A whose regular assessments ("dues") are \$ per N/A . The name, address, and telephone number of the president of the owners' association or the association manager are N/A			
	• (specify name) N/A whose regular assessments ("dues") are \$ per N/A The name, address, and telephone number of the president of the owners' association or the association manager are N/A			
Bu	yer Initials and Date Owner Initials and Date			
	yer Initials and Date Owner Initials and Date	9/	17/2	020
Du	J VI IMANGO VILO DI NOV			

REC 4.22 Rev 7/18 \*If you answered "Yes" to question 33 above, you must complete the remainder of this Disclosure Statement. If you answered "No" or "No Representation" to question 33 above, you do not need to answer the remaining questions on this Disclosure Statement. Skip to the bottom of the last page and initial and date the page.

34.	Are any fees charged by the association or by the association's management company in connection with the conveyance or transfer of the lot or property to a new owner? If your answer is "yes," please state the amount	Yes	<u>No</u>	<u>No</u> <u>Representation</u>
	of the fees: N/A	П	П	X
35.	As of the date this Disclosure Statement is signed, are there any dues, fees, or special assessments which have been duly approved as required by the applicable declaration or bylaws, and that are payable to an association to which the lot is subject? If your answer is "yes," please state the nature and amount of the dues, fees, or special assessments to which the property is subject: N/A	LJ		iΔI
				X
36.	As of the date this Disclosure Statement is signed, are there any unsatisfied judgments against, or pending lawsuits involving the property or lot to be conveyed? If your answer is "yes," please state the nature of each pending lawsuit, and the amount of each unsatisfied judgment: N/A			
				X
37.	As of the date this Disclosure Statement is signed, are there any unsatisfied judgments against, or pending lawsuits involving the planned community or the association to which the property and lot are subject, with the exception of any action filed by the association for the collection of delinquent assessments on lots other than the property and lot to be conveyed? If your answer is "yes," please state the nature of each pending lawsuit, and the amount of each unsatisfied judgment: N/A			
		П	П	X
38.	Which of the following services and amenities are paid for by the owners' association(s) identified above out of the association's regular assessments ("dues")? (Check all that apply).			<b></b>
		Yes	No	<u>No</u> Representation
	Management Fees			X
	Exterior Building Maintenance of Property to be Conveyed			X
	Master Insurance			X
	Exterior Yard/Landscaping Maintenance of Lot to be Conveyed		Щ	X
	Common Areas Maintenance		Ц	X
	Trash Removal		Ш	X
	Recreational Amenity Maintenance (specify amenities covered) N/A	1		E-3
		님		X
	Pest Treatment/Extermination.	님		X
	Street Lights		$\mathbb{H}$	X V
	Water		片	X
	Sewer		H	
	Storm water Management/Drainage/Ponds	님	H	X X
	Internet Service.	님	H	X
	Cable		H	X
	Private Road Maintenance		H	X
	Parking Area Maintenance	片	H	X
	Other: (specify) Attorney Joseph H. Williams does not have any knowledge of the condition of the real pr	ا onerf:	لــا v or l	
	strictly AS IS in its current condition.		<u>, ,, ,</u>	
	yer Initials and Date Owner Initials and Date	a/	17/2	020
Bu	yer Initials and Date Owner Initials and Date		~ 1 / ~	~-~

# LEAD-BASED PAINT OR LEAD-BASED PAINT HAZARD ADDENDUM

Property: 985 Ar	nbrose Creek Rd, S	tate Road, NC 28676-8807				
Seller: Estate of	Fred Dwight Shore,	Joseph H. Williams				
Buyer:						
This Addendum is Property.	s attached to and ma	de a part of the Offer to Purch	nase and Contract (	"Contract") b	etween Seller and	Buyer for the
of lead-based pair	nt and/or lead-based	er shall have the right to obtain paint hazards* at Buyer's exp nce of lead-based paint and/or	ense. Buyer may v	waive the righ	nt to obtain a risk	assessment or
	d paint that is in go me" for more infor	ood condition is not necessari mation.	ily a hazard. See	EPA pamphl	et "Protect Your	Family From
	Disclosure of In	nformation on Lead-Based	Paint and Lead	-Based Pain	t Hazards	
property may pre Lead poisoning in quotient, behavion any interest in res assessments or in	ny interest in residen sent exposure to lea young children may ral problems, and im idential real proper spections in the Sella	tial real property on which a d from lead-based paint that produce permanent neurolog paired memory. Lead poisoni ty is required to provide the B or's possession and notify the I azards is recommended prior t	may place young o ical damage, includ ng also poses a pa uyer with any infor Buyer of any known	children at ris ling learning rticular risk to mation on lea	ck of developing lo disabilities, reduc o pregnant women ud-based paint haz	ead poisoning. ed intelligence t. The Seller of eards from risk
Seller's Disclosui	e (initial)					
JHW (a)	Presence of lead  Known lead	-based paint and/or lead-based l-based paint and/or lead-based	paint hazards (che I paint hazards are p	ck one below) present in the	: housing (explain).	
JAW (b)	Records and rep	o knowledge of lead-based pai orts available to the Seller (che provided the Buyer with lead-based paint hazards in th	eck one) all available rec	ords and rej	ports pertaining	to lead-based
	Seller has in the house	no reports or records pert ng.	aining to lead-ba	sed paint ar	nd/or lead-based	paint hazards
Buyer's Acknow (c) (d) (e)	Buyer has receing Buyer has (check line) Received inspection in X Waived the	yed copies of all information lived the pamphlet <i>Protect Your</i> k one below): the opportunity during the for the presence of lead-based period opportunity to conduct a rischased paint hazards.	Family from Lead  Due Diligence paint and/or lead-ba	Period to consed paint haza	conduct a risk ards; or	
		Page 1	of 2			
North North		d by: ation n of REALTORS®, Inc.	or 2	EQUAL HOUSING OPPORTUNITY		FORM 2A9-T Revised 7/2019 © 7/2019
		Seller Initials			- 440	ADT 1 - 1
Recers Realty & Auction C	o., 1310 EMS Drive Mount Airy	NC 27030	Phone:	(336)789-2926	Fax: (336) 786-1621	985 Ambrose

Agent's A	.cknowledgment	(initial)
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BMK (f) Age

(f) Agent has informed the Seller of the Seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance.

#### Certification of Accuracy

The following parties have reviewed the information above and certify, to the best of their knowledge, that the information provided by the signatory is true and accurate.

IN THE EVENT OF A CONFLICT BETWEEN THIS ADDENDUM AND THE CONTRACT, THIS ADDENDUM SHALL CONTROL, EXCEPT THAT IN THE CASE OF SUCH A CONFLICT AS TO THE DESCRIPTION OF THE PROPERTY OR THE IDENTITY OF THE BUYER OR SELLER, THE CONTRACT SHALL CONTROL.

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. AND THE NORTH CAROLINA BAR ASSOCIATION MAKE NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION. IF YOU DO NOT UNDERSTAND THIS FORM OR FEEL THAT IT DOES NOT PROVIDE FOR YOUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.

Date:	Date:
Buyer:	Seller:Estate of Fred Dwight Shore
Date:	Date: 9/17/2020
Buyer:	Seller: Joseph H. Williams Joseph H. Williams
Entity Buyer:	Entity Seller:
(Name of LLC/Corporation/Partnership/Trust/etc.)	(Name of LLC/Corporation/Partnership/Trust/etc.)
Ву:	Ву:
Name:	Name:Print Name
Print Name Title:	Title:
Date:	Date:
Selling Agent:	Listing Agent: B. Mark Rogurs  B. Mark Rogurs  Date: 10/2/2020
Date:	Date:



# STATE OF NORTH CAROLINA MINERAL AND OIL AND GAS RIGHTS MANDATORY DISCLOSURE STATEMENT

### **Instructions to Property Owners**

- The Residential Property Disclosure Act (G.S. 47E) ("Disclosure Act") requires owners of certain residential real estate such as singlefamily homes, individual condominiums, townhouses, and the like, and buildings with up to four dwelling units, to furnish purchasers a Mineral and Oil and Gas Rights Disclosure Statement ("Disclosure Statement"). This form is the only one approved for this purpose.
- A disclosure statement is not required for some transactions. For a complete list of exemptions, see G.S. 47E-2(a). A DISCLOSURE STATEMENT IS REQUIRED FOR THE TRANSFERS IDENTIFIED IN G.S. 47E-2(b), including transfers involving the first sale of a dwelling never inhabited, lease with option to purchase contracts where the lessee occupies or intends to occupy the dwelling, and transfers between parties when both parties agree not to provide the Residential Property and Owner's Association Disclosure Statement.
- You must respond to each of the following by placing a check  $\sqrt{}$  in the appropriate box.

#### MINERAL AND OIL AND GAS RIGHTS DISCLOSURE

Mineral rights and/or oil and gas rights can be severed from the title to real property by conveyance (deed) of the mineral rights and/or oil and gas rights from the owner or by reservation of the mineral rights and/or oil and gas rights by the owner. If mineral rights and/or oil and gas rights are or will be severed from the property, the owner of those rights may have the perpetual right to drill, mine, explore, and remove any of the subsurface mineral and/or oil or gas resources on or from the property either directly from the surface of the property or from a nearby location. With regard to the severance of mineral rights and/or oil and gas rights, Seller makes the following disclosures:

	1. Mineral rights were se	evered from the property by a previous own	ier.		X
Buyer Initials			П	X	
Buyer Initials	2. Seller has severed the	mineral rights from the property.			
Buyer Initials	3. Seller intends to sever transfer of title to the Bu	the mineral rights from the property prior	to	X	
	4. Oil and gas rights wer	e severed from the property by a previous o	owner.		X
Buyer Initials	5. Seller has severed the	oil and gas rights from the property.	***************************************	X	
Buyer Initials  Buyer Initials	6. Seller intends to sever to transfer of title to Buy	the oil and gas rights from the property preer.	ior 🗌	X	
under certain personally d days followi occurs first. (in the case o	a conditions cancel any result eliver or mail written notice ong your receipt of this Discl However, in no event does the of a sale or exchange) after y	tion to purchase the property pursuant to a letting contract without penalty to you as the purch of your decision to cancel to the owner or losure Statement, or three calendar days follo the Disclosure Act permit you to cancel a cont ou have occupied the property, whichever occurred the Road, NC 28676-8807	rchaser. To cancel the owner's agent wing the date of t tract after settleme curs first.	the contract, ye within three che contract, what of the transa	ou must calendar nichever action or
		ore, Joseph H. Williams			
Owner(s) acknowled date signed.	ge having examined this l	Disclosure Statement before signing and t			
Owner Signature:		Docusigned by Estate of Fred Dwight Shore	Date		
Owner Signature:	Je	Scousigned by Estate of Fred Dwight Shore Scot R. Joseph H. Williams	Date	9/17/20	)20
Purchaser(s) aclaiou	eledge receipt of a copy of	this Disclosure Statement; that they have s agent; and that the representations are n	examinea ii bejo	re signing; ind	ai iney unaersiana
Purchaser Signature			Date		
Purchaser Signature			Date		
	A40 DMO D. L. M.	Phon	nor (336)789_2936	Fay: (336) 786-162	REC 4,25 1/1/15 985 Ambrose

No Representation

Yes