REAL PROPERTY AUCTION PURCHASE AND SALE CONTRACT

THIS AGREEMENT made this	day of	, by and between
		("Buyer"), and
		("Seller").
valuable consideration, the receipt and suffi has agreed to buy by becoming the high	y by	atual promises set forth herein, together with other d, Seller has agreed to sell and convey, and Buyer reel of land described below, together with all r (collectively referred to as the "Property"), upon
including the improvements located thereon	n and the fixtures and personal property le) home(s), Buyer and Seller should con endum (Standard Form 2A11-T) with this	
City:		Zip
City:	_, North Carolina	il delivery may differ from address shown
		if derivery may differ from address snown.
Legal Description: (Complete <i>ALL</i> applicab	le)	
as shown o	n Plat Book/Slide	at Page(s)
The PIN/PID or other identification number	of the Property is:	livision/Condominium at Page(s) Acreage:
Other description:		at Page
Some or all of the Property may be describe	d in Deed Book	at Page
in an attached exhibit to this Agreement, and		of this Agreement, any such parcels are described l be deemed to refer to all such parcels.
Mineral rights are are not included		
Timber rights are are not included		
any, which may limit the use of the Propert Rules and Regulations, and other governing is subject to regulation by an owners' asso-	y, and to read the Declaration of Restrict documents of the owners' association are ciation, it is recommended that Buyer of	uyer is advised to review Restrictive Covenants, if tive Covenants, Bylaws, Articles of Incorporation, nd/or the subdivision, if applicable. If the Property btain a copy of a completed Owners' Association roperty Auction Purchase and Sale Contract, and
2. FIXTURES: (a) Included Items: The following item	s, if any, are deemed fixtures and ar	e included in the Purchase Price free of liens:
All other items attached or affixed to the F below.	roperty shall also be included in the Pu	urchase Price unless excluded in subparagraph (b)
(b) Excluded Items: The following items, otherwise are NOT included in the Purchase		the Property are leased or not owned by Seller or
3. PERSONAL PROPERTY: The fo	llowing personal property shall be t	transferred to Buyer at no value at Closing:
North Carolina Association of RE	Page 1 of 6 ALTORS®, Inc.	STANDARD FORM 620-T

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drawn, Buyer shall have one (levent Buyer does not timely de written notice to the Buyer. An check official bank check payment of the purchase price Buyer shall pay the balance of Seller at Closing. Firm will he disposition is otherwise directe of breach of this contract by Se	ther funds paid by Buyer be delth banking day after written neltiver cash or immediately available earnest money deposit in the wire transfer has this day be of the Property at Closing of the purchase price, in the anold the earnest money in an est d by the written agreement of the difference of the Buyer for such breach. In the	ishonored, for any reason, be office to deliver cash or immediable funds, the Seller shall learn amount of \$\frac{1}{2}\$ ween made to Firm. The earn of disbursed as otherwise proportion of \$\frac{1}{2}\$ serow or trust account until the parties or the order of a gearnest monies shall be returned to the event of breach of this contract.	nest money deposit shall be applied as part vided under the provisions of this contract. , in full in legal tender to it is conveyed to the closing attorney or its court of competent jurisdiction. In the event ned to Buyer, but such return shall not affect act by the Buyer, all earnest monies shall be
law to retain said earnest mor disposition has been obtained of	ney in the Firm's trust or escor until disbursement is ordered	row account until a writter d by a court of competent just	the earnest money, Firm is required by state a release from the parties consenting to its risdiction. Alternatively, if a Firm is holding of court in accordance with the provisions of
ANY EARNEST MONIES D INTEREST EARNED TH	EPOSITED BY BUYER IN IEREON SHALL BE D HE EXPENSES INCURRI	AN INTEREST BEARINGISBURSED TO THE	G AS ESCROW AGENT MAY PLACE G TRUST ACCOUNT AND THAT ANY ESCROW AGENT MONTHLY IN SUCH ACCOUNT AND RECORDS
INSPECTION RIGHTS FO IMPROVEMENTS OR OTHE PROPERTY, BUYER DETE INTENDED USE OF THE PR WILL INTERFERE WITH	R BUYER. SELLER IS R MODIFICATIONS TO TH RMINED THAT THE PRO OPERTY AND IS NOT SUE SUCH INTENDED USE, O QUALIFICATION, FLOO	NOT OBLIGATED TO E PROPERTY. PRIOR TO PERTY MEETS ALL LE JECT TO GOVERNMENT INCLUDING, BUT NO D HAZARD OR FLOOD	E NO FINANCING CONTINGENCIES OR MAKE ANY REPAIRS, CHANGES, SUBMITTING THE HIGH BID FOR THE GAL REQUIREMENTS FOR BUYER'S AL OR PRIVATE RESTRICTIONS THAT DT LIMITED TO, ENVIRONMENTAL PLAIN DESIGNATION AND SEPTIC NT CONDITION.
through Closing for the purpo Property resulting from any ac- from all loss, damage, claims, s result of any activities of Buyer cost arising out of pre-existing	se of evaluating the Property stivities of Buyer and Buyer's suits or costs, which shall arise r and Buyer's agents and contr conditions of the Property and	Buyer shall, at Buyer's eagents and contractors. Buyer out of any contract, agreem actors relating to the Propert ad/or out of Seller's negliger	provide reasonable access to the Property spense, promptly repair any damage to the rer will indemnify and hold Seller harmless tent, or injury to any person or property as a sy except for any loss, damage, claim, suit or nice or willful acts or omissions. This repair any conduct a walk-through inspection of the
7. SPECIAL ASSESSMEN assessments, then they shall be			governmental or owners' association special
made to subsequent modification therefore transaction and is acting in good ready, willing and able to complete as possible to the Non-locomplete Closing within fourted parties) or to otherwise extended.	to, if a party is unable to cond faith and with reasonable dilplete Closing on the Closing I Delaying Party and Closing Agen (14) days of the Closing I the Closing Date by writter this Contract and shall be entited.	Absent agree mplete Settlement by the Setigence to proceed to Closing Date ("Non-Delaying Party") ttorney and shall be entitled Date (including any amende a agreement, then the Delay	"Closing Date") unless otherwise agreed in of recording of the deed. The deed is to be ment to the contrary in this Contract or any ettlement Date but intends to complete the ("Delaying Party"), and if the other party is then the Delaying Party shall give as much to a delay in Closing. If the parties fail to d Closing Date agreed to in writing by the ring Party shall be in breach and the Nonsavailable to such party under this Contract
Buyer Initials	Seller Initials		STANDARD FORM 620-T Revised 1/2015 © 7/2019
Duyer miliais	Schol Hilliais		© // 2 019

9.	POSSESSION: Possession shall be delivered, subject to existing leases, at Closing OR on
cos Clo to a ad Ow resj any	PRORATIONS AND PAYMENT OF CLOSING EXPENSES: Seller shall pay any real estate transfer or excise tax and the tof deed preparation. Rental income from agricultural tenancies shall be prorated on a calendar year basis as of the date of sing shall not be prorated. In the event that such income is not prorated, then the parties agree that seller shuger is entitled my such income for the current year. Any other rental income from the Property, Property taxes for the current year, any deferred valorem taxes due as a result of the Closing (except deferred taxes for prior years, which are the Seller's sole responsibility) and mers' association dues or other like charges shall be prorated on a calendar year basis as of the date of Closing. Buyer shall be consible for all other expenses in connection with Buyer's purchase of the Property, including, but not limited to, the expense of survey ordered by Buyer for the benefit of Buyer, compensation of the Closing Agent, recording fees and preparation fees for any er documents.
(a) for fur ent full	SELLER OBLIGATIONS: Affidavit and Indemnification Agreement: Seller shall furnish at Closing an affidavit(s) and indemnification agreement(s) in satisfactory to Buyer and Buyer's title insurer, if any, executed by Seller and any person or entity who has performed on hished labor, services, materials or rental equipment to the Property within 120 days prior to the date of Closing and who may be itled to claim a lien against the Property as described in N.C.G.S. §44A-8 verifying that each such person or entity has been paid in and agreeing to indemnify Buyer, Buyer's lender(s) and Buyer's title insurer against all loss from any cause or claim arising refrom.
(b) dess deed satisfied oblined (c) DE deed when contract values restricted to the contract of	Designation of Lien Agent, Payment and Satisfaction of Liens: If required by N.C.G.S. §44A-11.1, Seller shall have ignated a Lien Agent, and Seller shall deliver to Buyer as soon as reasonably possible a copy of the appointment of Lien Agent. All ds of trust, deferred ad valorem taxes, liens and other charges against the Property, not assumed by Buyer, must be paid and sfied by Seller prior to or at Settlement such that cancellation may be promptly obtained following Closing. Seller shall remain igated to obtain any such cancellations following Closing. Good Title, Legal Access: Seller shall execute and deliver a GENERAL WARRANTY DEED SPECIAL WARRANTY ED NON-WARRANTY (QUITCLAIM) DEED OTHER (sheriff's deed, tax deed, trustee's deed, executor or administrator's d, etc.) (describe): for the Property in recordable form no later than Closing, ich shall convey fee simple marketable and insurable title, without exception for mechanics' liens, and free of any other liens, umbrances or defects, including those which would be revealed by a current and accurate survey of the Property, except: address for the current year (prorated through the date of Settlement); utility easements and unviolated covenants, conditions or rictions that do not materially affect the value of the Property; and such other liens, encumbrances or defects as may be assumed or cifically approved by Buyer in writing. The Property must have legal access to a public right of way.
exc	RISK OF LOSS: Until Closing, the risk of loss or damage to the Property shall be borne by Seller, reasonable wear and tear epted. In the event the Property is damaged so that the Property cannot be conveyed in substantially the same condition as of the e of the auction, Buyer may elect to terminate this contract and the earnest money shall be returned to Buyer.
(a)	OTHER PROVISIONS AND DISCLOSURES: North Carolina Residential Property and Owners' Association Disclosure Statement (check only one): Prior to submitting the high bid for the Property, Buyer received a signed copy of the N.C. Residential Property and Owners' sociation Disclosure Statement. OR The transaction is greatest from N.C. Residential Property Disclosure Act because (SEE CHIDELINES):
	The transaction is exempt from N.C. Residential Property Disclosure Act because (SEE GUIDELINES):
	Mineral and Oil and Gas Rights Mandatory Disclosure Statement (check only one): Prior to submitting the high bid for the Property Buyer received a signed copy of the N.C. Mineral and Oil and Gas Rights ndatory Disclosure Statement. OR
GU	The transaction is exempt from N.C. Mineral and Oil and Gas Rights Mandatory Disclosure Statement because (SEE IDELINES):
Bu _y Sel	yer's receipt of a Mineral and Oil and Gas Rights Mandatory Disclosure Statement does not modify or limit the obligations of ler under Paragraph 11(c) of this Contract and shall not constitute the assumption or approval by Buyer of any severance of mineral for oil and gas rights, except as may be assumed or specifically approved by Buyer in writing.
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(NOTE: The parties are advised to consult with a NC attorney prior to signing this Contract if severance of mineral and/or oil and garrights has occurred or is intended.) (c) Lead-Based Paint Disclosure (check if applicable): The Property is residential and was built prior to 1978. (Lead-Based Paint and/or Lead-Based Paint Hazards Disclosure is the closed).				
attached). (d) Addenda (itemize all addenda Seller Financing Addendum (F Short Sale Addendum (Form 2	Form 2A5-T)			
owners' association, any insurance agents, representative, or lender true master insurance policy sh Declaration and Restrictive Rules and Regulations Articles of Incorporation Bylaws of the owners' association	company and any attorney who have and accurate copies of the following the coverage provided and the Covenants ociation t and budget of the owners' association		Buyer, Buyer's	
The name, address and tele	•	of the owners' association or the association	n manager is:	
Owners' association website ad	ldress, if any:			
The name, address and telephone number of the president of the owners' association or the association manager is Owners' association website address, if any: (f) Primary Residence: Seller represents that the Property is or is not Seller's primary residence. (g) Other:				
no representations, inducements or writing and signed by all parties he such party's agent. Any written no	r other provisions other than those tereto. Any notice or communication otice or communication in connect	the sole and entire agreement of the parties heretone expressed herein. No modification shall be bin on to be given to a party herein may be given to be given to a party herein may be given to be given to be given to a party herein may be given to be given to a party herein may be given to be given to be given to a party herein may be given to be given to be given to be given to a party herein may be given to a party herein may be given to be given to be given to be given to a party herein may be given to be given to be given to be given to a party herein may be given to be g	ding unless in the party or to entract may be	
herein made by the parties shall su consideration, execute, acknowledge	urvive the Closing. Seller shall, at ge and deliver to Buyer such other	ES: All representations, warranties, covenants at or within six (6) months after the Closing, and v documents and instruments and take such other aussfer to Buyer the Property described herein in account of the control of the contr	without further ction as Buyer	
conveyance of the Property, Buyer party shall be responsible for all a	and Seller agree to cooperate in endditional costs associated with such ability with respect to such tax-def	desires to effect a tax-deferred exchange in connecting such exchange; provided, however, that the exchange, and provided further, that a non-exceptered exchange. Seller and Buyer shall execute seld to give effect to this provision.	he exchanging changing party	
	Page 4 o		EODM (20 T	
Buver Initials	Seller Initials	STANDARD R	FORM 620-1 Revised 1/2015 © 7/2019	

- 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)
Date:	_	Date:	_
	_(SEAL)		(SEAL)
Date:	_	Date:	_
Entity Buyer:		Entity Seller:	
(Name of LLC/Corporation/Partnership/Trust/etc.)	_	(Name of LLC/Corporation/Partnership/Trust/etc.)	
By:	_	Ву:	
Name:	_	Name:	_
Title:	_	Title:	
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:
	Bv:
	By:(Signature)
SELLING AGENT INFORMATION:	
Individual Selling Agent: Acting as a Designated Dual Agent (Real Estate License #: (check only if applicable)
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 #:	
LISTING AGENT INFORMATION:	
Individual Listing Agent: Zachary Johnson Acting as a Designated Dual Agent (Real Estate License #: 299387 (check only if applicable)
Individual Listing Agent Phone #: (828)408-1651 Fax #: _	Email: zach@zachsoldit.com
Firm Name: The Swicegood Group, Inc. Acting as X Seller's (sub) Agent D	ual Agent
277 N Main St Firm Mailing Address: Mocksville, NC 27028	C
NCAL Firm License #: 8790	<u> </u>
BID CALLER INFORMATION:	
Auctioneer (Bid Caller) Name: Zach Johnson	NCAL License #: 10166

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