

# Open House

2223 Farmington Road Mocksville, NC 27028

## **READY2BID.COM**

The Swicegood Group, Inc. NCAFL 8790

#### **Client Full**

2223 Farmington Road Mocksville, NC 27028 List Price: +\$200,750

MLS#: 1031667 Sub Type: Residential/Stick/Site Built Status: Active
Tax Parcel: C5-000-00-055 County: Davie

Subdivision: None Yr Built:



**General Information** 

Story #: 1.5 Style: Blt Info: Existing

1961

Comp Dt: Beds: 4 Baths: 3/0 Rooms
Basement: Yes Foundation: Basement

Fireplace: 2/Basement, Living Room

Total Htd SF: 3400 - 4000 Elementary: Htd SF Main: 2600 - 3200 Middle School: Htd SF 2 FI: 700 - 900 High School:

Htd SF Up LvI: Acres: 1.94
Htd SF Low LvI: Unfin SF Low LvI:

Fin Bsmt SF: UnFin Bsmt SF: **1200 - 1500** 

Room InfoLevelDimensionsPrimary BedroomMainX

Primary On Main:**Yes** 

# Full Baths: 3 Main: 2 Upper: 1 Lower: 0 # Half Baths: 0 Upper: 0 Lower: 0 Features

Exterior Finish: Brick Porch: Fenced: Pool: No Handicap: Elevator:

Utilities

Heating: Heat Pump Heating Fuel: Electric Cooling: Central Water Heater: Water: Public Sewer: Septic

Energy Features:

Informational

Directions: US-158 E to Left on Farmington Road.

Public Remarks: This is an online auction and list "price" is not Seller's asking price it is the tax value or the current bid + Buyer Premium. Register online and bid your price now. Selling "As Is, Where Is" please review all auction terms and

Premium. Register online and bid your price now. Selling "As Is, Where Is" please review all auction terms and conditions online. All auction info can be found at Ready2bid. Super nice brick story and a half home with basement on 2.05+/- acres in the heart of Farmington ready for you to name your price today! The home was built in 1961 and has approximately 3,000 square feet. Enjoy a nice layout of 4 bedrooms/3 bathrooms, fireplace, attached garage all ready for your updates and ideas. 2 bedrooms on the main level. The 2+ acre grounds won't disappoint with beautiful oak trees and established landscaping. Partially finished basement. This one has "good bones" and is prime for a fresh makeover. Can't beat the location. The three small storage outbuildings do not convey with real estate.

They are being offered in the estate sale.

Home Owner Assoc: **No** HOA Fee 1: HOA Fee 1 Pd:

Tax Map: Tax Block: Tax Lot: Tax Year: 2020
Seller Rep: Owned property for at least one year Financing Opt: Tax Value: \$1,815

Financing Opt:
List Office: The Swicegood Group, Inc.

© 2021 by Triad MLS, Inc | August 01, 2021 | 01:02 PM | Agent: T. Kyle Swicegood Information is Subject to Verification and Not Guaranteed



## 2223 Farmington Road Mocksville, NC 27028

Owner: David Lee Smith Estate, living

**Online Only Bidding** 

## **Important - Read these Terms:**

Please take the time to read the following set of terms and conditions for the online auction. When you register to bid, you will have to acknowledge that you have read these terms and conditions. If you intend to register, the following items will pertain to you.

## Agency:

The Swicegood Group, Inc. is acting as an agent of the Seller and at no time acting on behalf of the Buyer.

**Buyer's Premium:** There will be a Ten Percent (10%) Buyer's Premium added to the final bid price to determine the final contract purchase price. For example, a bid of \$100,000 is a contract price of \$110,000.

Identity/Credit Verification: In order to verify the identity of the cardholder and that the credit card used is valid, we require a \$100.00 authorization hold to be placed on your credit card in order to complete your registration. This hold will be removed by your bank in a 24/48-hour timeframe (varies bank to bank). Bidding rights are provisional, and if complete verification is not possible, The Swicegood Group, Inc. will cancel your registration, and bidding activity will be terminated. The Seller and The Swicegood Group, Inc. reserve the right to refuse service to any person who they feel to be fraudulent.

Sell	ler'	s (	Clo	osi	ing	A	tto	orn	e	y:
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**TBD** 

## **Auction Ending:**

Online auctions are timed events, and all bidding will begin to close at a specified time. Online auctions also have an auto-extend feature. Any bid placed in the final few minutes of the auction will automatically extend the auction minutes from the time the bid was placed. Example: If an auction is scheduled to close at 6:00 and we receive a bid at 5:59, the close time will automatically extend the bidding window. The auto-extend feature will continue until the bidding has ended. In the event that the auto-extend time needs to be increased or decreased, The Swicegood Group, Inc. may do so at any time during the auction until the close of bidding.

## Outbid /Back-In Notification/Max Bid:

During this auction process, there is a chance that you will be outbid. If you have the bidding app, you will receive a popup notification, otherwise, you will receive an email. It is the responsibility of the bidder to realize and maintain their desired bidding position. You may place a maximum (max bid) which will allow the computer to protect you up to that amount. If you place a bid and immediately get a message that you have been outbid, that means someone has already placed a max bid and you will need to continue bidding until you are the high bidder in order to supersede the previously inputted max bid.

## **Property Information & Inspection:**

The Swicegood Group, Inc. is not responsible for any missing or incorrect listing information. The Swicegood Group, Inc. has attempted to provide accurate descriptions; however, it is the Bidder's responsibility to conduct inspections to determine the condition and feasibility of the Bidder's intended use. Descriptions that are provided by The Swicegood Group, Inc. are provided in good faith and are matters of opinion. It is automatically acknowledged by registering that you have personally inspected the property, hired an agent to inspect the property, or waived your right to inspect the property. Placing a bid creates a contractual agreement to purchase the property at the high bid price plus a Buyer's Premium and any additional fees included in the closing of real estate.

## **Auctioneer's Discretion:**

The Swicegood Group, Inc. has full discretion to modify the date and time, order, and details of the auction for any reason or no reason at all, including but not limited to technical issues, emergencies, and the convenience of The Swicegood Group, Inc. or the Seller. Auctioneer does not preclude the right of any employee, stockholder, or

subcontractor the right to bid on any auction. Auctioneer reserves the right to bid on behalf of the seller unless the sale is an absolute auction.

## **Server & Software Technical Issues:**

In the event there are technical difficulties related to the server, software or any other online auction-related technologies, The Swicegood Group, Inc. and the Seller reserves the right to extend bidding, continue the bidding, or close the bidding. Neither the company providing the software nor The Swicegood Group, Inc., or the Seller shall be held responsible for a missed bid or the failure of the software to function properly for any reason. The Swicegood Group, Inc. may send email notifications to registered Bidders with updated information as deemed necessary.

## **Payment Terms:**

A deposit of \$5,000 is required as an earnest money deposit in the form of a certified check or wire transfer. The earnest money deposit is a credit towards purchase price only at closing and is due within 24-hours of contract execution date with *time being of the essence*. The balance of the contract purchase price is due at closing, which shall be in thirty days to no more than forty-five days or upon delivery of the deed. In the event the Seller cannot produce a deed with an insurable title, the earnest money deposit will be refunded to the Buyer. Closing will be as specified in the Auction Purchase Contract. Financing is welcome however, the auction sales contract is not contingent on or subject to financing, appraisal, survey or inspections of any kind, as agreed to by the Bidders and/or Buyers at registration and specified in the Auction Purchase Contract.

## **Auction Purchase Contract:**

The contract is required to be fully and correctly executed, without any modifications within 24-hours of the close of the auction and/or Seller's confirmation, with *time being of the essence*. A contract that is incomplete, incorrect, or modified in any respect, is considered to be in default. By bidding on the property, the Buyer agrees to all terms and conditions set forth.

## Closing:

Property is to be closed within 30-45 days (per contract).

## **Closing Costs:**

Buyer's closing costs can include new boundary survey (if necessary), title search fees, title insurance premiums, recording fee of documents, Buyer's prorated items, and any other fees required for closing. Seller's closing costs are limited to their portion of the prorated tax/HOA, revenue stamps, and the cost of deed preparation. All parties will be responsible to pay their own closing costs.

## **Property Condition:**

All property in this auction is selling "AS-IS, WHERE IS" with all faults if any. The Swicegood Group, Inc. makes no representations or warranties, expressed or implied, concerning the property. Descriptions of the property are believed to be correct but are not guaranteed. It is the Buyer's responsibility to conduct any inspection prior to the auction. All due diligence periods end the date the auction is scheduled to end, and prior to the end of the auction. It is possible that the property being sold is subject to restrictive covenants and homeowner's association rules, regulations and dues. It is the Buyer's responsibility to inspect all aspects of the property before placing a bid. No sale shall be invalidated by the Buyer as a result of he/she not conducting their own inspection prior to placing a bid or doing due diligence. It is automatically acknowledged by placing a bid that you have personally inspected the property, hired an agent to inspect the property or waived your right to inspect the property.

## **Legal Interpretations:**

The laws of the State of North Carolina shall interpret this document.

## **Disputes:**

Any and all causes of action resulting from this auction shall be heard in the General Court of Justice of Davie County, North Carolina as the sole and exclusive venue for North Carolina properties.

## **Auction Bidder and/or Buyer Default:**

The successful Bidder/Buyer whose bid is confirmed and who does not execute and return the contract with the earnest money deposit within 24 hours of the conclusion of the auction and/ or Seller's confirmation notice, will be considered in default and will be black-flagged in our database as a **Non-Paying Bidder** and will no longer be allowed to

participate in our auctions and the Seller has the right to exercise all legal remedies for such breach of contract. The Swicegood Group, Inc. reserves the right to sell to the next highest qualified Bidder. By registering and placing a bid, you agree that if you become a Bidder in default as specified above, The Swicegood Group, Inc. has the right to charge your credit card a penalty of up to one-half of the required earnest money deposit.

## **Auction Cancellation - Bid Rejection:**

The Swicegood Group, Inc. reserves the right to reject any and all bids for any reason. The Seller and/or The Swicegood Group, Inc. as Seller's representative reserves the right to cancel this auction or remove any item or lot from this auction prior to the close of bidding even if a bid has been placed, unless the auction is advertised Without Reserve or Absolute.

## Deed:

As specified in the Auction Purchase Contract.

#### Possession:

Possession delivered at closing.

## **Real Estate Taxes and Closing Cost:**

Taxes will be prorated to the day of closing using the most current available year's tax amount. HOA fees and condominium assessments, if applicable, will be prorated up to the date of closing. The Buyer will pay as elected, other closing costs associated with their side of the sale such as title search, title insurance, including local and state recording fees.

## **Easements & Zoning:**

Subject to any and all easements recorded or unrecorded.

## **Acreage & Aerial Photos:**

Parcel dimensions and acreages are based on legal descriptions. Aerial photos are for illustration purposes only and not surveyed boundary lines.

## **Bidder Responsibilities:**

Bidder responsibilities include but are not limited to the following: Bidders agree to keep their username and password confidential, as they are responsible for ANY and ALL activity involving their account. When using the website, you must obey any and all local, state, and federal laws. Violations will result in the termination of website use privileges. The Swicegood Group, Inc. gathers aggregate information from the website, which may include but is not limited to, the number of page visitors, most visited pages, and any and all correspondence. Bidder agrees that the email address provided may be used for correspondence during the auction and possibly future auction announcements.

## **Guaranty Agreement:**

By submitting a bid in the name of a business entity or corporation, the individual submitting the bid enters into a guaranty agreement whereby he or she personally guarantees payment in full to The Swicegood Group, Inc. as fiduciary.

## **Age Requirement:**

All Bidders must be eighteen (18) years of age or older.



## 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

5. In the space below, typ	in the space below, type or print in ink the address of the property (sufficient to identify it) and your name. Then sign and date.					
Property Address: 222	3 Farmington Rd, Mocksville, 27028-7656					
Owner's Name(s): Day	id Lee Smith, Bryan Thompson as general guardian	3				
Owner(s) acknowledg date signed.	DocuSigned by:	igning and that all information is true and correct as of the 5/11/2021				
Owner Signature:	David Lee Smith, Bryan Thompson as general guardiand	Lee Smith, Bryan Thompson as Date Date				
not a warranty by own are made by the own	ers or owners' agents; that it is not a substitute for any ins	re examined it before signing; that they understand that this is pections they may wish to obtain; and that the representations strongly encouraged to obtain their own inspections from a include the singular, as appropriate.				
Buyer Signature:		Date				
Buyer Signature:		Date				
REC 4.22	Page 1 of 4					

Fax:

Property Address/Description: 2223 Farmington Rd, Mocksvil	ille, 27028-7656	
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Parcel: C5-000-00-055

The following questions address the characteristics and condition of the property identified above about which the owner has actual knowledge. Where the question refers to "dwelling," it is intended to refer to the dwelling unit, or units if more than one, to be conveyed with the property. The term "dwelling unit" refers to any structure intended for human habitation.

	, ve account of any control of the c	***			No
1.	In what year was the dwelling constructed?  Explain if necessary:	Yes	No	Kepr	esentation
2.	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 (Check all that apply)				X
4.	In what year was the dwelling's roof covering installed?(Approximate if no records are available) Explain if necessary:				X
5.	Is there any leakage or other problem with the dwelling's roof?	П	П		X
6.	Is there any water seepage, leakage, dampness or standing water in the dwelling's basement, crawl space, or slab?		П		X
7.	Is there any problem, malfunction or defect with the dwelling's electrical system (outlets, wiring, panel, switches, fixtures, generator, etc.)?	П	П		X
8.	Is there any problem, malfunction or defect with the dwelling's plumbing system (pipes, fixtures, water heater, etc.)?				X
9.	Is there any problem, malfunction or defect with the dwelling's heating and/or air conditioning?				X
	What is the dwelling's heat source? Furnace Heat Pump Baseboard Other (Check all that apply) Age of system:				X
11.	What is the dwelling's cooling source? Central Forced Air Wall/Window Unit(s) Other Check all that apply) Age of system:				X
12.	What are the dwelling's fuel sources? Electricity Natural Gas Propane Oil Other (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
13.	What is the dwelling's water supply source? City/County Community System Private Well Shared Well Other (Check all that apply)				X
14.	The dwelling's water pipes are made of what type of material? Copper Galvanized Plastic Polybutylene Other (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  (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? \int No records available	П	П		X
18	Is there any problem, malfunction or defect with the dwelling's sewer and/or septic system?	H	H		X
	D. 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	5/11	L/202	21	
Buy	ver Initials and Date Owner Initials and Date				
	Page 2 of 4				

			Yes	No	No Representation
21.	Is there any problem with present infestation of the dwelling, or damage destroying insects or organisms which has not been repaired?		l		X
22.	Is there any problem, malfunction or defect with the drainage, grading or	soil stability of the property?			X
	Are there any structural additions or other structural or mechanical chang with the property?				X
	Is the property to be conveyed in violation of any local zoning ordinances use restrictions, or building codes (including the failure to obtain proper changes/improvements)?	permits for room additions or other	er 🗌		X
25.	Are there any hazardous or toxic substances, materials, or products (sur gas, methane gas, lead-based paint) which exceed government safety stan covered) or underground storage tanks, or any environmentally hazardo soil or water, or other environmental contamination) which affect the propulation	dards, any debris (whether buried us conditions (such as contaminate	or ed		X
	Is there any noise, odor, smoke, etc. from commercial, industrial, or militar				X
27.	Is the property subject to any utility or other easements, shared driveways or on adjacent property?				X
28.	Is the property the subject of any lawsuits, foreclosures, bankruptcy, leases liens, proposed assessments, mechanics' liens, materialmens' liens, or notice could affect title to the property?	es from any governmental agency t	hat	П	X
29.	Is the property subject to a flood hazard or is the property located in a fee			П	X
	Does the property abut or adjoin any private road(s) or street(s)?			П	X
	If there is a private road or street adjoining the property, is there in existence agreements dealing with the maintenance of the road or street?	any owners' association or maintena	nce		X
	ou answered "yes" to any of the questions listed above (1-31) please ex	pain (actuen additional sheets if			
deta	e following questions pertain to the property identified above, includ ached garages, or other buildings located thereon.  Is the property subject to governing documents which impose various m restrictions upon the lot or unit?	andatory covenants, conditions, a	Yes		No Representation
33.	Is the property subject to regulation by one or more owners' associations to pay regular assessments or dues and special assessments'? If the information requested below as to each owners' association to which the any blank that does not apply:  • (specify name)  ("dues") are \$ per The name, a president of the owners' association or the association manager are	f your answer is "yes", please prove property is subject. [insert N/A in whose regular assessmented address, and telephone number of the subject.	ride nto nts		X
	• (specify name)	whose regular assessme	nts		
			r	5/11/2	021
D	war Initials and Data	Initials and Date	3	, , , , , , ,	021
Bu	yer Initials and Date Owner	Initials and Date			
DEC	Page 3 of 4				

Rev 2/20

\*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	No	No Representation
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:			
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:			
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:			
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).			
	Management Fees  Exterior Building Maintenance of Property to be Conveyed  Master Insurance  Exterior Yard/Landscaping Maintenance of Lot to be Conveyed  Common Areas Maintenance  Trash Removal  Recreational Amenity Maintenance (specify amenities covered)		<b>18</b>	Representation
	Pest Treatment/Extermination  Street Lights  Water  Sewer  Storm water Management/Drainage/Ponds  Internet Service  Cable  Private Road Maintenance  Parking Area Maintenance  Gate and/or Security  Other: (specify)			
Buy	yer Initials and Date Owner Initials and Date	5/	11/2	2021
•	yer Initials and Date Owner Initials and Date			



**Buver Initials** 

Kyle Swicegood

The Swicegood Group, Inc., 277 N Main St Mocksville NC 27028

## 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 severed from the property by a previous owner.

Yes

No Representation

X

•					
Buyer Initials	2. Seller has severed the mineral rights from the property.		X		
Buyer Initials	3. Seller intends to sever the mineral rights from the property prior to transfer of title to the Buyer.		X		
	4. Oil and gas rights were severed from the property by a previous owner.			X	
<b>Buyer Initials</b>					
Buyer Initials	5. Seller has severed the oil and gas rights from the property.		X		
Buyer Initials	6. Seller intends to sever the oil and gas rights from the property prior to transfer of title to Buyer.		X		
	Note to Purchasers				
days follow occurs first. (in the case	deliver or mail written notice of your decision to cancel to the owner or the ownering your receipt of this Disclosure Statement, or three calendar days following the However, in no event does the Disclosure Act permit you to cancel a contract after of a sale or exchange) after you have occupied the property, whichever occurs first.  223 Farmington Rd, Mocksville, 27028-7656	date of the	e contract, wl	hichever	
	David Lee Smith, Bryan Thompson as general guardian				
	dge having examined this Disclosure Statement before signing and that all in				Ü
wner Signature:		Date _			
Purchaser(s) acknown that this is not a war r subagent(s).	vledge receipt of a copy of this Disclosure Statement; that they have examined ranty by owner or owner's agent; and that the representations are made by	d it before the owne	e signing; the er and not th	at they unde ne owner's a	erstand gent(s)
urchaser Signature	·	Date _		****	
urchaser Signature	:	Date _			
he Swiggood Croup Inc. 27	7 N Main St Macksville NC 27028 Phone: (336)909-2	583	Fax:		1/1/15 David Lee

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

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

Property: 2223	3 Farmingt	on Rd, Mocksville,	, 27028-7656			
Seller: David	Lee Smith,	Bryan Thompson	as general guardian			
Buyer:						
This Addendur Property.	m is attache	d to and made a pa	art of the Offer to Purcha	ase and Contract ("Con	ntract") between Seller and Buyer	r for the
of lead-based	paint and/or	lead-based paint h	nazards* at Buyer's expe	nse. Buyer may waive	aspection of the Property for the per the right to obtain a risk assess at any time without cause.	
		that is in good commore information		y a hazard. See EPA	pamphlet "Protect Your Famil	y From
	Disc	losure of Informa	ation on Lead-Based	Paint and Lead-Bas	ed Paint Hazards	
property may p Lead poisoning quotient, behar any interest in assessments or	f any intere present exp g in young o vioral probl residential r inspections	st in residential rea osure to lead from children may produ- lems, and impaired real property is rea s in the Seller's pos	lead-based paint that m ce permanent neurologic memory. Lead poisonin quired to provide the Bu	ay place young childred damage, including a galso poses a particular with any informations are of any known lead	s built prior to 1978 is notified the en at risk of developing lead po learning disabilities, reduced inte lar risk to pregnant women. The S on on lead-based paint hazards fi d-based paint hazards. A risk ass	isoning. elligence Seller of rom risk
Seller's Disclo	scure (initia	D				
DISBTIGG (a	a) Pres	Known lead-based		paint hazards are prese	nt in the housing (explain).  nt hazards in the housing.	
DISBTAGG (1	b) Rec	Seller has provid	ailable to the Seller (chec led the Buyer with a ased paint hazards in the	ll available records	and reports pertaining to leats below).	id-based
	X	Seller has no re in the housing.	ports or records perta	ining to lead-based	paint and/or lead-based paint	hazards
Buyer's Ackn	owledgeme	nt (initial)				
(	,		ceipt of Seller's statemen	t set forth in (a) above	and copies of the records/reports	listed
	d) Buy e) Buy	rer has (check one b Received the op- inspection for the p	portunity during the presence of lead-based pa tunity to conduct a risk	Due Diligence Perio	od to conduct a risk assessn	
			Page 1 o	f?	•	
Nor	th Carolina	tly approved by: a Bar Association a Association of RI		1	PORTUNITY	1 2A9-T 1 7/2020 7/2020
Buy	er Initials _		Seller Initials	VUSDINGO		
The Swicegood Group.	Inc., 277 N Main :	St Mocksville NC 27028		Phone: (336)90	9-2583 Fax: Estate	of David Lee

#### Agent's Acknowledgment (initial)



(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:DocuSigned by:
Buyer:	Seller: David Lee Smith, Bryan Thompson as general guard  David Lee Smith, Bryan Thompson as general guardian
Date:	Date:
Buyer:	Seller:
Entity Buyer:	Entity Seller:
(Name of LLC/Corporation/Partnership/Trust/etc.)	(Name of LLC/Corporation/Partnership/Trust/etc.)
By:	By:
Name:	Name:
Title:	Print Name Title:
Date:	Date:
Selling Agent:	Listing Agent:  Kyle Swicegood  5/12/2021
Date:	Date:

E /11 /2021

This form is required for use in all sales transactions, including residential and commercial.



## Working With Real Estate Agents Disclosure (For Sellers)

## **IMPORTANT**

This form is not a contract. Signing this disclosure only means you have received it.

- In a real estate sales transaction, it is important that you understand whether an agent represents you.
- Real estate agents are required to (1) review this form with you at first substantial contact before asking for or receiving your confidential information and (2) give you a copy of the form after you sign it. This is for your own protection.
- Do not share any confidential information with a real estate agent or assume that the agent is acting on your behalf until you have entered into a written agreement with the agent to represent you. Otherwise, the agent can

share your confidential information with others. Note to Agent: Check all relationship types below that may apply to this seller. Seller's Agency (listing agent): The agent who gave you this form (and the agent's firm) must enter into a written listing agreement with you before they begin to market your property for sale. If you sign the listing agreement, the listing firm and its agents would then represent you. The buyer would either be represented by an agent affiliated with a different real estate firm or be unrepresented. **Dual Agency:** Dual agency will occur if your listing firm has a buyer-client who wants to purchase your property. If you agree in a written agency agreement, the real estate firm, and any agent with the same firm (company), would be permitted to represent you and the buyer at the same time. A dual agent's loyalty would be divided between you and the buyer, but the firm and its agents must treat you and the buyer fairly and equally and cannot help you gain an advantage over the other party. Designated Dual Agency: If you agree in a written agency agreement, the real estate firm would represent both you and the buyer, but the firm would designate one agent to represent you and a different agent to represent the buyer. Each designated agent would be loyal only to their client. Buyer Agent Working with an Unrepresented Seller (For Sale By Owner, "FSBO"): The agent who gave you this form will not be representing you and has no loyalty to you. The agent will represent only the buyer. Do not share any confidential information with this agent. Note to Seller: For more information on an agent's duties and services, refer to the NC Real Estate Commission's "Questions and Answers on: Working With Real Estate Agents" brochure at ncrec.gov (Publications, O&A Brochures) or ask an agent for a copy of it. 5/11/2021 David Lee Smith, Bryan Thompson as general guardian Seller's Signature Seller's Signature Date David Lee Smith, Bryan Thompson as general guardian The Swicegood Group, Inc. Kyle Swicegood Agent's Name Agent's License No. Firm Name

REC. 4.27 # 4/6/2021

## REAL PROPERTY AUCTION PURCHASE AND SALE CONTRACT

THIS AGREEMENT made this	day of	, by and between
		("Buyer"), and
		("Seller").
WHEREAS at an auction conducted this da		Il promises set forth herein, together with other
valuable consideration, the receipt and suff has agreed to buy by becoming the hig	ficiency of which is hereby acknowledged, S th bidder, all of that plot, piece or parcel	deler has agreed to sell and convey, and Buyer of land described below, together with all collectively referred to as the "Property"), upon
including the improvements located thereo	on and the fixtures and personal property list pile) home(s), Buyer and Seller should consid lendum (Standard Form 2A11-T) with this of	below together with all appurtenances thereto ed in Paragraphs 2 and 3 below. NOTE: If the der including the Manufactured (Mobile) Home fer.
City:		Zip
City: County: NOTE: Governmental authority over taxes	, North Carolina s, zoning, school districts, utilities and mail de	elivery may differ from address shown.
Legal Description: (Complete ALL applicated Plat Reference: Lot/Unit	ble) , Block/Section, Subdivis	sion/Condominiumat Page(s)Acreage:
, as shown	on Plat Book/Slide	_ at Page(s)
Other description:	1 of the Property is.	Auteage.
Some or all of the Property may be describ	ed in Deed Book	at Page
	nal parcels of real property are the subject of nd the term "Property" as used herein shall be	this Agreement, any such parcels are described e deemed to refer to all such parcels.
Mineral rights are are not included	<b>i</b> .	
Timber rights are are not included	<b>i</b> .	
any, which may limit the use of the Proper Rules and Regulations, and other governing is subject to regulation by an owners' asso	ty, and to read the Declaration of Restrictive g documents of the owners' association and/ociation, it is recommended that Buyer obtains	r is advised to review Restrictive Covenants, if e Covenants, Bylaws, Articles of Incorporation, or the subdivision, if applicable. If the Property in a copy of a completed Owners' Association erty Auction Purchase and Sale Contract, and
2. FIXTURES: (a) Included Items: The following item	ns, if any, are deemed fixtures and are in	ncluded in the Purchase Price free of liens:
All other items attached or affixed to the below.	Property shall also be included in the Purch	ase Price unless excluded in subparagraph (b)
(b) Excluded Items: The following items otherwise are NOT included in the Purchas		Property are leased or not owned by Seller or
3. PERSONAL PROPERTY: The fi	ollowing personal property shall be tran	sferred to Buyer at no value at Closing:
North Carolina Association of R  REALTOR Buyer Initials Se	Page 1 of 6 EALTORS®, Inc.	STANDARD FORM 620-T Revised 1/2015 © 7/2019

4. PURCHASE PRICE: The purchase price of the Property is \$ 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 drawn, 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 check official bank check wire transfer has this day been made to Firm. The earnest money deposit shall be applied as part payment 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 \$, in full in legal tender to Seller at Closing. Firm will hold the earnest money in an escrow or trust account until it is conveyed to the closing attorney or its disposition is otherwise directed by the written agreement of the parties or the order of a court of competent jurisdiction. In the even of breach of this contract by Seller, upon Buyer's request, all earnest monies shall be returned to Buyer, but such return shall not affect any other remedies available to Seller for such breach.
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 law to retain said earnest money in the Firm's trust or escrow account until a written release from the parties consenting to its 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 PLACE ANY 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.
5. NO FINANCING CONTINGENCIES OR INSPECTION RIGHTS: THERE ARE NO FINANCING CONTINGENCIES 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 SEPTIC SYSTEM SUITABILITY. THIS PROPERTY IS BEING SOLD "AS IS" IN ITS CURRENT CONDITION.
6. REASONABLE ACCESS/RESTORATION AND INDEMNITY: Seller will provide reasonable access to the Property through 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 harmless from all loss, damage, claims, suits or costs, which shall arise out of any contract, agreement, or injury to any person or property as a result of any activities of Buyer and Buyer's agents and contractors relating to the Property except for any loss, damage, claim, suit o 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.
8. CLOSING: The closing shall take place on (the "Closing Date") unless otherwise agreed in 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 any subsequent modification thereto, if a party is unable to complete Settlement by the Settlement Date but intends to complete the transaction 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 \_

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9.	POSSESSION: Possession shall be de	elivered, subject to existing	leases, at Closing OR on	•
Clo to a ad v Ow resp any	PRORATIONS AND PAYMENT Of the story of deed preparation. Rental income from the sing shall not be prorated. In the everance such income for the current year. A valorem taxes due as a result of the Charles' association dues or other like chaponsible for all other expenses in connection y survey ordered by Buyer for the benefiter documents.	from agricultural tenancies ent that such income is not any other rental income fro osing (except deferred tax arges shall be prorated on ection with Buyer's purcha	shall be prorated on a calendar prorated, then the parties agree that on the Property, Property taxes for es for prior years, which are the Sa a calendar year basis as of the da ase of the Property, including, but	r year basis as of the date of Seller Buyer is entitled the current year, any deferred eller's sole responsibility) and the of Closing. Buyer shall be not limited to, the expense of
(a) form	SELLER OBLIGATIONS: Affidavit and Indemnification Agreem satisfactory to Buyer and Buyer's traished labor, services, materials or rentitled to claim a lien against the Property I and agreeing to indemnify Buyer, Burefrom.	itle insurer, if any, executal equipment to the Property as described in N.C.G.S.	ted by Seller and any person or ty within 120 days prior to the dat §44A-8 verifying that each such pe	entity who has performed or e of Closing and who may be rson or entity has been paid in
(b) desi dee sati	Designation of Lien Agent, Payme signated a Lien Agent, and Seller shall d eds of trust, deferred ad valorem taxes isfied by Seller prior to or at Settlemer	leliver to Buyer as soon as , liens and other charges nt such that cancellation m	reasonably possible a copy of the a against the Property, not assumed	ppointment of Lien Agent. All by Buyer, must be paid and
(c) DEI dee whi enc vale rest	ligated to obtain any such cancellations of Good Title, Legal Access: Seller shated, etc.) (describe):  iich shall convey fee simple marketable cumbrances or defects, including those lorem taxes for the current year (prorate strictions that do not materially affect the ecifically approved by Buyer in writing.	all execute and deliver a LIM) DEED OTHER (see and insurable title, with which would be revealed through the date of Settle value of the Property; and	heriff's deed, tax deed, trustee's deed, trustee's deed, for the Property in recordable out exception for mechanics' liens d by a current and accurate survey ement); utility easements and unvio I such other liens, encumbrances or	ed, executor or administrator's e form no later than Closing, , and free of any other liens, y of the Property, except: ad lated covenants, conditions or
exc	RISK OF LOSS: Until Closing, the cepted. In the event the Property is dam ne of the auction, Buyer may elect to term	aged so that the Property	cannot be conveyed in substantially	the same condition as of the
(a)	Prior to submitting the high bid for t sociation Disclosure Statement.  OR	y and Owners' Associatio he Property, Buyer receiv	ed a signed copy of the N.C. Resi	dential Property and Owners'
Ц	The transaction is exempt from N.C. F	Residential Property Disclo	sure Act because (SEE GUIDELIN	ES):
(b)     Ma	Prior to submitting the high bid for andatory Disclosure Statement.	ndatory Disclosure State the Property Buyer receiv	ment (check only one): ed a signed copy of the N.C. Min	neral and Oil and Gas Rights
GU	OR The transaction is exempt from N. JIDELINES):			ire Statement because (SEE
Sel	yer's receipt of a Mineral and Oil and ller under Paragraph 11(c) of this Contro d/or oil and gas rights, except as may be	act and shall not constitute	the assumption or approval by Buy	fy or limit the obligations of er of any severance of mineral
		Page 3	of 6	
				STANDARD FORM 620-T Revised 1/2015
	Buyer Initials S	eller Initials	_	© 7/2019

rigl (c) atta (d)	OTE: The parties are advised to consult with a NC attorney prior to signing this Contract if severance of mineral and/or oil and gas atts has occurred or is intended.)  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 ched).  Addenda (itemize all addenda and attach hereto):  Seller Financing Addendum (Form 2A5-T)
	Short Sale Addendum (Form 2A14-T)
Н	
(e) ow	Owners' Association(s) and Dues: Seller authorizes and directs any owners' association, any management company of the ners' association, any insurance company and any attorney who has previously represented the Seller to release to Buyer, Buyer's nts, representative, or lender true and accurate copies of the following items affecting the Property, including any amendments:  • master insurance policy showing the coverage provided and the deductible amount  • Declaration and Restrictive Covenants  • Rules and Regulations  • Articles of Incorporation  • Bylaws of the owners' association
	current financial statement and budget of the owners' association
	parking restrictions and information
	architectural guidelines
	The name, address and telephone number of the president of the owners' association or the association manager is:
	Owners' association website address, 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:  Primary Residence: Seller represents that the Property [ is or [ is not Seller's primary residence.  Other:
_	
no wri suc giv	ENTIRE AGREEMENT; NOTICE: This contract constitutes the sole and entire agreement of the parties hereto and there are representations, inducements or other provisions other than those expressed herein. No modification shall be binding unless in ting and signed by all parties hereto. Any notice or communication to be given to a party herein may be given to the party or to h party's agent. Any written notice or communication in connection with the transaction contemplated by this Contract may be en to a party's agent by sending or transmitting it to any mailing address, e-mail address or fax number set forth in the information tion below.
her con ma	SURVIVAL OF REPRESENTATIONS AND WARRANTIES: All representations, warranties, covenants and agreements ein made by the parties shall survive the Closing. Seller shall, at or within six (6) months after the Closing, and without further sideration, execute, acknowledge and deliver to Buyer such other documents and instruments and take such other action as Buyer y reasonably request or as maybe necessary to more effectively transfer to Buyer the Property described herein in accordance with contract.
cor par sha	TAX-DEFERRED EXCHANGE: In the event Buyer or Seller desires to effect a tax-deferred exchange in connection with the aveyance of the Property, Buyer and Seller agree to cooperate in effecting such exchange; provided, however, that the exchanging ty shall be responsible for all additional costs associated with such exchange, and provided further, that a non-exchanging party all not assume any additional liability with respect to such tax-deferred exchange. Seller and Buyer shall execute such additional numents, at no cost to the non-exchanging party, as shall be required to give effect to this provision.
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	STANDARD FORM 620-T Revised 1/2015

Buyer Initials \_\_\_\_\_ Seller Initials \_\_\_\_\_

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- 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.)	
Ву:		Ву:	
Name:	_	Name:	
Title:		Title:	
Date:		Date:	

[THIS SPACE LEFT INTENTIONALLY BLANK]

Firm acknowledges receipt of the earnest money and agrees hereof.	to hold and disburse the same in accordance with the terms
Date:	Firm:
	Ву:
	(Signature)
SELLING AGENT INFORMATION:	
Individual Selling Agent:  Acting as a Designated Dual Agent (	Real Estate License #:check only if applicable)
	Email:
Firm Name: Acting as Seller's (sub) Agent Be	uyer's Agent Dual Agent
Firm Mailing Address:	
NCAL Firm License #:	·
LISTING AGENT INFORMATION:	
Individual Listing Agent: Kyle Swicegood Acting as a Designated Dual Agent (	Real Estate License #:
Individual Listing Agent Phone #: (336)909-2583 Fax #:	Email: tkyleswicegood@gmail.com
Firm Name:  Acting as Seller's (sub) Agent D	ual Agent
Firm Mailing Address:	
NCAL Firm License #:	<del>_</del>
BID CALLER INFORMATION:	
Auctioneer (Bid Caller) Name:	NCAL License #:

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## **BUYER'S PREMIUM AGREEMENT AUCTION SALES**

THIS AGREEMENT, between	, Firm,
and	, pursuant to the laws of the State of North Carolina, is based upon
the mutual promises, undertaking and considerations recited her	ein in connection with the sale by auction of the following property:
("Property").	
conducted by including a buyer's premium of	le by auction, and Broker and Seller have agreed that this sale is to be upon the final high bid price as determined by nall be the sum of the successful high bid plus the Buyer's Premium.
2. Bidder desires to bid upon said Property.	
	bid at the auction of the Property, Bidder hereby acknowledges and ty, then Bidder will enter into a purchase and sale contract on the day rials.
<ol><li>Bidder acknowledges and agrees that inclusion and/or pay Bidder and that Firm continues to act as the agent of Seller in the</li></ol>	ment of the Buyer's Premium shall not make Firm the agent of the sale of the Property.
	nt and/or Lead-Based Paint Hazards, if applicable, a North Carolina nent, if applicable, and a Mineral and Oil and Gas Rights Mandatory Firm for Bidder's review prior to the start of the auction.
•	tance of the terms and conditions of the auction to be conducted.
THE NORTH CAROLINA ASSOCIATION OF REALTORS VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS	®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL FORM IN ANY SPECIFIC TRANSACTION.
Bidder	Date
Bidder	Date
Entity Bidder:	
(Name of LLC/Corporation/Partnership/Trust/etc.)	<del>_</del>
Ву:	Date:
Name:	Title:
Firm	

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North Carolina Association of REALTORS®, Inc.



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