

Online Auction Bidders Agreement

Buyer agrees to immediately enter into the Real Estate Auction Purchase Contract approved by Seller, if declared the high bidder (winning bidder) by the auctioneer during the following auction:

AUCTION FOR – Jason Douglas Anderson

AUCTION LOCATION – Online at NCAuctionPro.com

AUCTION DATE – Wednesday, February 12, 2025 at 4 PM

*** Bids at 4 PM extend auction 2 minutes, and each bid during extension(s) restart 2-minute extension

See Paragraph 16 that addresses the "SOFT CLOSE".

<u>AUCTIONEER</u> – Sharon Roseman (Broker/Auctioneer) of Big6 Properties located at 153 NC 16N, Taylorsville, NC 28681 (828-632-2446) & Matt Gallimore (Broker/Auctioneer) of Blue Ridge Land & Auction Company located at 102 South Locust Street, Floyd VA 24091 (540-745-2005) has contracted with "Seller" to offer to sell at public auction certain real property.

OFFERING -

Legally described as:

10.8 Acres; Parcel ID 14263; DEED BK/PG 1185/0040

Address: 0 Taylor Road, Moravian Falls, NC 28697

- Online Bidding Open NOW
- Online Bidding <u>Closes</u> on Wednesday, February 12th, 2025 at 4 PM (EST)

Bidder agrees that they have read and fully understand the Online Auction Bidders Agreement and the Terms and Conditions of this auction.

It is solely bidders' responsibility to contact the auction company at (540) 745-2005 with any questions regarding the auction, purchase agreement, or terms & conditions, prior to placing any bids in said auction.

Online Auction Terms & Conditions

 Seller Confirmation Auction: The property is being offered in an Online Only Auction, with all bids being subject to the Seller's approval.



- 2) Bidding Registration: Online bidder hereby agrees that they must be properly registered for the online auction. If you need assistance with registration, contact Kaitlyn Harman at (540) 745-2005 or by email at <u>BlueRidgeLandandAuction@gmail.com</u>. Seller(s) may at their sole discretion request additional registration requirements from any bidder unknown to them or the auction company.
- 3) **Bidding Opens/Closes:** The Online Only Auction bidding shall be opened and begin closing on the dates and times stated above, subject to the soft close feature as outlined below in (#16).
- 4) **Property Preview Dates:** It is highly recommended that all bidders personally inspect the property prior to placing any bids in the auction. Property inspections are the sole responsibility of the bidders. The property may also be inspected by scheduling an appointment with the Auction Company at (540) 745-2005, Auctioneer Sharon Roseman at (828) 632-2446, or Auctioneer Matt Gallimore at (540) 239-2585.
- 5) **No Financing Contingency:** By participating in this auction, bidders hereby agree that their bid shall **NOT** be subject to the bidder's ability to obtain financing. Financing is NOT a contingency in the purchase agreement. However, if a bidder decides to purchase property with a loan, they should make sure they are approved for a loan and that lender is capable of completing on or before closing date.
- 6) **Buyer's Premium: A Ten Percent (10%)** Buyer's Premium shall be added to the final bid price place online, which will determine the Total Contract Sales Price. Bidders hereby understand that the Buyer's Premium shall be added to the winning bid to create the Total Contract Sales Price for which they are obligated to pay for the property. **Example:** (winning online bid \$100,000 + 10% buyer's premium = total purchase price of \$110,000).
- Purchase Contract: Winning bidder hereby agrees to enter into the Real Estate Auction Purchase Contract which has been approved by the Seller, immediately upon being declared the Successful Bidder by the Auctioneer. Upon the close of the auction the winning bidder will be forwarded via email an Auction Real Estate Sales Contract to purchase the property. A signed copy of the Auction Real Estate Sales Contract must be received by United Country | Big6Properties | Blue Ridge Land and Auction no later than 24 hours from the time said Purchase Contract was sent to the winning bidder. The Auction Real Estate Sales Contract may be e-signed, hand delivered, faxed, or scanned and emailed. A sample purchase contract is available for review online prior to placing any bids in the auction. Subject to confirmation of legal access easement from Taylor Rd. or Treadway Ridge.



- 8) **Earnest Money Deposit:** A **\$2,500** non-refundable deposit will be wire transferred or hand delivered in the form of certified funds to United Country | Blue Ridge Land and Auction no later than 48 hours following the close of auction. See closing agents contact information below. The balance of the purchase price will be due in full at closing.
- 9) **Closing:** Closing shall be on or before **Monday, March 31st, 2025**. Buyers will be afforded the opportunity to close via email, mail, and wire transfer of certified funds.
- 10) **Easements:** The sale of the property is subject to any and all easements of record.
- 11) **Survey:** No survey is required to transfer title to the property and the Seller shall not provide any additional survey. If the Buyer desires a survey, it shall be at the Buyer's sole expense and shall not be a contingency or requirement in the purchase contract.
- 12) **Possession:** Possession of the property will be given upon payment in full of the purchase price and transfer of title, at closing.
- 13) **Deed:** Seller shall execute a general warranty deed conveying the property to the buyer(s).
- 14) **Taxes:** Seller shall pay any previous year's taxes (if due), and the current year's real estate taxes shall be prorated to the date of closing.
- 15) Online Auction Technology (Disclaimer): Under no circumstances shall Bidder have any kind of claim against United Country Big6 Properties & United Country Blue Ridge Land and Auction, Broker of record, or anyone else, if the Internet service fails to work correctly before or during the auction. Online bidding is subject to technology faults and issues which are outside the control of the auction company. Bidder(s) are encouraged to use the "Maximum Bid" feature on the bidding platform and lock in their maximum bid amount if they are concerned about technology failure during the auction. The SELLER and/or Auction Company reserves the right to (pause) the online auction bidding in the event of any internal or external technology failure, to preserve the integrity of the auction event and maintain a fair and impartial bidding environment.
- 16) **Soft Close:** If a bid is received within the last 2 minutes of the auction, the auction close time will automatically extend 2 minutes to allow other bidders an opportunity to competitively bid prior to the auction closing. This feature eliminates "snipers" and encourages fair and impartial bidding from all participants.



- 17) **Disclaimer:** All information provided is believed to be accurate; however, no liability for its accuracy, errors or omissions is assumed. All lines drawn on maps, photographs, etc. are approximate. Buyers should verify the information to their satisfaction. Information is subject to change without notice. There are no warranties either expressed or implied pertaining to this property. Real estate is being sold "As-Is, Where-Is" with NO warranties expressed or implied. Please make all inspections and have financing arranged prior to the end of bidding. The Auctioneer reserves the right to bid on behalf of the Seller up to, but not beyond the Seller's reserve price (if applicable). The property is available for and subject to sale prior to auction. By participating in this auction, Buyers hereby acknowledge that any bid(s) placed by them is a binding agreement to purchase the property, subject to the bid being approved by Seller (if applicable).
- 18) **Broker Referral Fee:** A Broker Referral Fee of 2% (of the High Bid Price) is offered to NC State Licensed Real Estate Brokers or Salesperson under the following conditions: Referring Agent must contact the Auction company and submit a Broker Participation Form signed by the buyer at least 48 hours prior to auction date. Form must be submitted via email to BlueRidgeLandandAuction@gmail.com. If these steps have not been completed, a broker referral fee will not be paid.
- 19) **Pre-Auction Sales:** As an agent for the Seller, the Auctioneer must present any and all bona fide written offers to the Seller, which may be created outside of the online bidding platform. Therefore, all properties are subject to pre-auction sales. Pre-auction offers must meet all off the auction terms and conditions and must be submitted to the Auctioneer on the Auction Real Estate Sales Contract, along with the required earnest deposit. Properly submitted offers will be presented to the Seller in a timely manner. Seller may accept or reject such offer at their sole and absolute discretion. When a pre-auction offer is submitted, all properly registered online bidders will be notified that "an offer" has been submitted and on which specific property, however the amount of the offer shall remain confidential. All pre-auction offers must allow a minimum of 24 hours for seller's acceptance. A Broker Referral Fee of 2% (of High Bid Price) is offered to a cooperating NC State Licensed Real Estate Broker or Salesperson on any pre-auction offers that are properly completed and submitted on the appropriate forms provided by the auction company.



Matt Gallimore – United Country Blue Ridge Land and Auction Owner, Real Estate Broker, Auctioneer, MBA 102 South Locust Street; PO Box 234 Floyd, VA 24091 540-239-2585

Gallimore.Matt@gmail.com Individual State License #'s

Virginia Auctioneer License #	2907004059
Virginia Real Estate Broker License #	0225062681
North Carolina Auctioneer License #	10250
North Carolina Real Estate Broker License #	311692
Tennessee Auctioneer License #	7095
Tennessee Real Estate Broker License #	350819
South Carolina Auctioneer License #	4757

Firm State License #'s

Virginia Auction Firm License #	2906000294
Virginia Real Estate Firm License #	0226000240
North Carolina Auction Firm License #	10299
North Carolina Real Estate Firm License #	C35716
Tennessee Real Estate Firm License #	263941
South Carolina Auction Firm License #	4208

Sharon Roseman – United Country Real Estate | Big6 Properties

Owner, Real Estate Broker, Auctioneer

153 NC Hwy 16N, PO BOX 99

Taylorsville, NC 28681

C: (828) 320-4726 O: (828) 632-2446

Info@Big6Properties.com

License #'s

North Carolina Broker License	# 229274
North Carolina Real Estate Firm License	# C31790
North Carolina Auctioneer License	# 10467
North Carolina Auction Firm License	# 10471
Tennessee Broker License	# 376536
Tennessee Real Estate Firm License	# 266348



Aerial



** Aerial and contour map show approximate boundaries. Use for illustration purposes only.



Property Entrance Map: Google View





Property Entrance Map: Street View





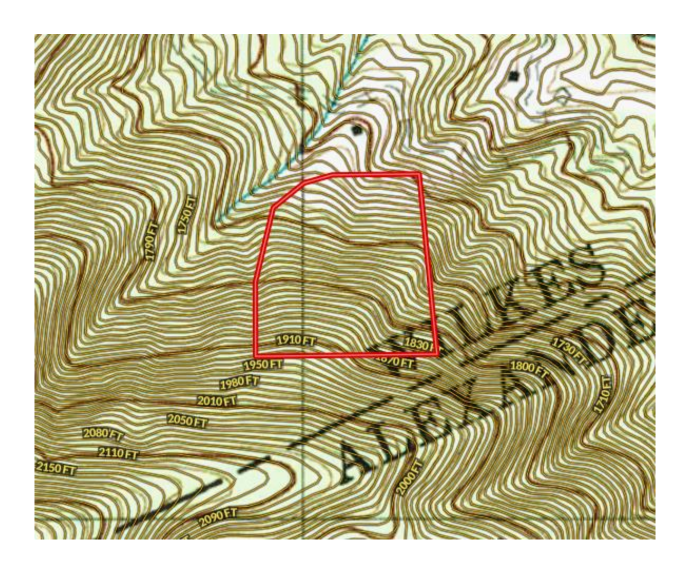
Contour



** Aerial and contour map show approximate boundaries. Use for illustration purposes only.



Topo

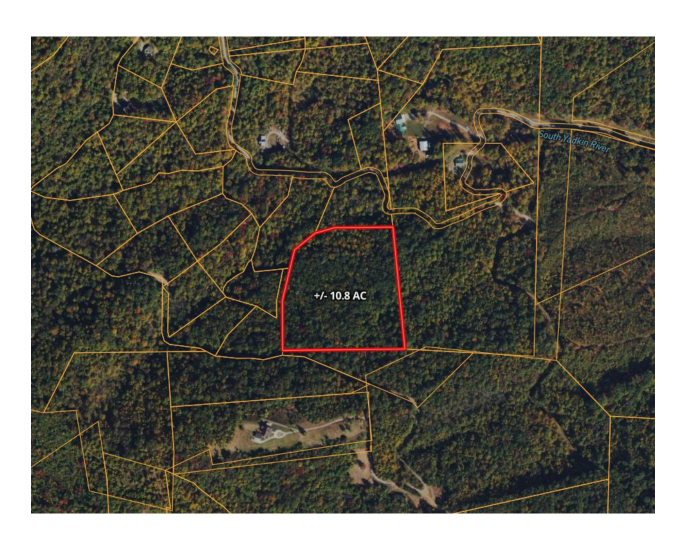


** Aerial, contour, and topo map show approximate boundaries. Use for illustration purposes only.



Neighborhood

O Taylor Road, Moravian Falls, NC 28697





Location

0 Taylor Road, Moravian Falls, NC 28697



1185 0040 0.3448 1102784/ 3363·07·5716 **FILED** 1102847 3963-29-5446 D.T. **WILKES COUNTY** RICHARD L. WOODRUFF 11102844 3863-29.3104 PTV **REGISTER OF DEEDS** 11102843 3863.28.4938 D.T. FILED Feb 07, 2014 /1102850/ 3863. 28-897B AT 03:41:04 pm **BOOK** 01185 1103069 / 3B13.28.5804 PT./ **PAGE** 0040 3863-27-8396 DT 1103070 INSTRUMENT # 00814 **EXCISE TAX** \$1.00 North Carolina General Warranty Deed **Excise Tax** Do NOT write above this line. Recording: Time, Book and Page This instrument prepared by: Dennis R. Joyce, Attorney at Law, Wilkesboro, NC 28697 (NTS) Brief description for the Index This Deed made this day of _ <u>February</u> , 2014 , by and between Grantor and Grantee: Enter in appropriate block for each party: Name, address, county, state and if appropriate entity (i.e. corporation, partnership). The designation Grantor and Grantee as used herein shall include all parties, their heirs, successors and assigns and shall include singular, plural, masculine, feminine or neuter as required by context. Grantor: VIRGINIA C. ANDERSON (Widow) Grantee: JASON DOUGLAS ANDERSON Transfer of Ownership: Grantor, for a valuable consideration paid by Grantee, the receipt of which is hereby acknowledged, conveys to Grantee in fee simple, the Property described below: Property: City of Moravian Falls & Brushy Mtn County of <u>Wilkes</u> , North Carolina. This property was acquired by Grantor by an instrument recorded in Book___ Page 341 County. A map showing the property is recorded in Plat Book _ County. The legal description of the Property is: SEE EXHIBIT. "A" ATTACHED HERETO.

Continued from Page 1

TO HAVE AND TO HOLD the said Property and all privileges and appurtenances (rights) belonging to Grantee, in fee simple.

Promises by Grantor: Grantor promises (covenants) with Grantee, that Grantor has title to the Property in fee simple; has the right to convey the title in fee simple; that the title is marketable and free and clear of all fiens and encumbrances (i.e. mortgages and judgements), and Grantor will warrant and defend the title against the lawful claims of all persons, except for the following exceptions:

	Entity	IndividuaL	
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		Virgini é / C. Anderson	(368
Ву:			(Sea
Title:		볼	(Sea
Ву:		BLACK INK ORLY	/500
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RARAGEAU	≻ i	INDIVIDUAL	
Notae 7:	STATE OFNorth_C	arolina COUNTY OF Will	243
Notary	≥ I, the undersigned Notary Pub	lic of the County and State aforesaid, certify that	
Public	💍 💍 Virginia C. A	nderson	
Ko A N	personally came before me th	is day and acknowledged the due execution of the foreg	oing instrument.
Second Second	witness my nand and Notaria	slamp or seal, this 77 day of Feb. 5-11-2014 Barbara & Va	ruary 2014
*********	3 my Commission Expires	Barbara E. Ves	
SEAL-STAMP			
	<u> </u>	INDIVIDUAL	
	STATE OF	COUNTY OF	
		lic of the County and State aforesaid, certify that	
	personally came before me th	is day and acknowledged the due execution of the foreg	noina instrument
	Witness my hand and Notaria	I stamp or seal, this day of	
	<u> </u>		
SEAL-STAMP	ENTITY: Corporation, Limit	ed Liability Company, General Partnership, or Limite	d Partnership
	STATE OF	lic of the County and State aforesaid, certify that	
		olic of the County and State aforesaid, certify that	
	that he is A North Carolina or	personally came before m	e this day and acknowledge
	that he is	of corporation / limit	
	a North Carolina or	corporation / limit	ed liability company / gener
		nip (strike through the inapplicable) and that by authority going instrument in its name and on its behalf as its act	
		I stamp or seal, this day of	
	My Commission Expires:		Notary Pub
The foregoing Certificate	• •		
		are duly registered at the date and time and in the Bool	
page hereof.		REGISTER OF DEEDS FOR	COIIN.
		Deputy/.	
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EXHIBIT PAP

A certain tract or parcel of land containing 150.86 acres, lying and being in Moravian Falls Township & Brushy Mountain Township, Wilkes County, North Carolina being a portion of Db. 525, pg. 527, a portion of Db. 625, pg. 100, a portion of Db. 413, pg. 336, and a portion of Db. 538, pg. 165, Wilkes County Registry (WCR) as conveyed to Virginia Anderson. Bounded on the north by Virginia Anderson and Pores Knob Road – S.R. 2489 (gravel), on the east by Virginia Anderson and Terry Stafford, on the south by Carolyn McDowell, Arthur Lee Watts, on the west by W.C. Anderson and Virginia Anderson and being more particularly described by bearing rotated to Deed North – Db. 474, pg. 1587, Alexander County Registry (WCR) as surveyed by Russell N. Vogel, P.L.S., L-3106 on April 1, 2005:

BEGINNING on a five-eighths inch re-bar set, said re-bar being the northernmost corner of the land as conveyed to Terry Stafford by deed recorded in Db. 659, pg. 387 (WCR), said re-bar being located North 67° 10' 53" West 287.8() feet from a 36" Poplar and running thence from the point of BEGINNING with said Stafford's line crossing a branch South 00° 49' 52" East 380.02 feet to an existing concrete monument #1501, said concrete monument being a common corner of the land as conveyed to Terry Stafford by above mentioned deed and Terry Stafford by deed recorded in Db. 659, pg. 386 (WCR); thence with said Stafford's line crossing a branch and Cove Gap Road - S.R. 2490 (gravel) South 00° 49' 20" East 1286.73 feet to an existing stone in the northern line of the land as conveyed to Carolyn McDowell by deed recorded in Db. 474, pg. 1587, Alexander County Registry (ACR); thence with said McDowell's line North 85° 44' 18" West 1407.39 feet to a five-eighths inch re-bar set; thence continuing the same line North 85° 44' 18" West 563.56 feet to an existing stone; thence South 31° 09' 16" West 405.24 feet to an existing stone in the northern line of the land as convoyed to Arthur Lee Watts by deed recorded in Db. 310, pg. 10 (ACR), said stone being located North 87° 45' 55" West 189.48 feet from an existing three-quarters inch iron pipe; thence with a painted line the following nine (9) courses and distances: (1) North 75° 32' 17" West 138.97 feet to a five-eighths inch re-bar set, (2) North 71° 45' 35" West 494.79 feet to a five-eighths inch re-bar set, (3) North 82° 20' 08" West 148.45 feet to a large Oak, (4) crossing a branch North 88° 51' 16" West 111.46 feet to an existing stone, (5) North 18° 55' 05" West 170.63 feet to a five-eighths inch re-bar set, (6) North 00° 07' 11" East 153.48 feet to an existing stone at the branch, (7) North 88° 23' 08" West 106.74 feet to an existing stone, (8) North 08° 30' 53" West 204.29 feet to an existing stone, (9) North 19° 16' 10" West 358.08 feet to a five-eighths inch re-bar set, said re-bar being located South 19° 16' 10" East 24.52 feet from a nail in a stone; thence North 54° 27' 17" East 164.83 feet to a five-eighths inch re-bar set; thence North 46° 28' 01" East 373.60 feet to a five-eighths inch re-bar set; thence North 53° 12' 28" East 194.3.3 feet to a five-eighths inch re-bar set; thence North 36° 03' 35" East 480.89 feet to a live-eighths inch re-bar set; thence North 61° 55' 07" East 82.16 feet to a five-eighths in ch re-bar set; thence North 87° 23' 09" East 264.17 feet to a five-eighths inch re-bar set; thence North 58° 38' 52" East 263.95 feet to a five-eighths inch re-bar set; thence North 42° 55' 34" East 240.52 feet to a five-eighths inch re-bar set; thence North 53° 07' 42" East 254.37 feet to a five-eighths inch re-bar set; thence North 68° 20' 29" East 159.21 feet to a five-eighths inch re-bar set; thence North 14° 14' 17" East 388.10 feet to a five-eighths inch re-bar set; thence North 35° 03' 46' East 26.94 feet to a five-eighths inch re-bar set in the centerline intersection of Pores Knob Road - S.R. 2490 (gravel), Pores Knob Road - S.R. 2489 (gravel) and Cove Gap Road - S.R. 2490 (gravel); thence with the centerline of Pores Knob Road - S.R. 2489 (gravel) the following thirteen (13) courses and distances: (1) South 83° 52' 36" East 25.73 feet, (2) South 84° 28' 10" East 133.67 feet, (3) North 88° 51' 10" East 98.50 feet, (4) South 74° 50' 51" East 73.31 feet, (5) South 85° 23' 49" East. 59.48 feet, (6) North 82° 49' 24" East 78.53 feet, (7) South 86° 2.0' 41" East 50.14 feet, (8) South 82° 31' 07" Bast 71.17 feet to a five-eighths inch re-bar set, (9) South 82° 52' 15" East 58.85 feet, (10) South 87° 27' 17" East 97.19 feet, (11) North 88° 38' 22" East 102.54 feet, (12) North 85° 46' 57" East 95.56 feet, (13) North 76° 26' 38" East 77.51 feet to a point in the center of said road, said point being located South 65° 19' 17" West 38.20 feet from a five-eighths inch re-bar set; thence leaving said road South 15° 24' 08" East 25.00 feet to a five-eighths inch re-bar set; thence continuing the same line South 15° 24' 08" East 1023.15 feet to the point of BEGINNING, containing 150.86 acres by coordinate geometry.

See Deed Book 975, page 201, WCR See D/T 975/202, WCR

SAVE AND EXCEPT OUT CONVEYANCES, specifically including that Release Deed recorded at Book 1004, Page 295, WCR, purportedly releasing 50.05 acres, with reservation of 50 feet right of way, the description for all of which is incorporated herein by reference as if fully set out verbatim; and that Release Deed recorded at Book 1046, Page 268, WCR, purportedly releasing 15.01 acres, the description for which is incorporated herein by reference as if fully set out verbatim.

PARID: 1103070

ANDERSON, JASON DOUGLAS TAYLOR DR

Parcel

ParID / PIN: 1103070 / 3863-27-8396

Tax Year: 2024

Tax District: 11 : Moravian Falls Neighborhood 212 : NBHD 212

 Old NBHD:
 330

 Ortho:
 3863

Owner

Account Number: 98485

Name: ANDERSON, JASON DOUGLAS

Name 2: Care Of:

Mailing Address.

Mailing Address: 1657 BRUSHY MTN RD

WILKESBORO NC 28697

Current Book/Page: 1185/0040

Description

 NBHD Code / Name:
 212 : NBHD 212

 Class:
 R1 : RESIDENTIAL

Use Code: 910 : UNDEVELOPED LAND

Appraisal Territory: 4

Zoning:

Living Units: 0

Topography: 6: MOUNTAINOUS

Location: :

Parking: :

Utilities: 7 : NONE

:

2.210

Restrictions: : Taxable Acres: 10.8

Valuation

 Appraised Land:
 38,720

 Appraised Building:
 0

 Appraised Total:
 38,720

 Deferred:
 36,510

 Exempts/Excluded:
 0

 Assessed Real:
 2,210

Total Assessed:

Legal

Physical Address: TAYLOR DR

Tax District Setup

 Tax Dist 1:
 F03:100%: Moravian Falls

 Tax Dist 2:
 G01:100%: Wilkes County

Tax Dist 3:

Recorded Transaction

Date Book Page Instrument Sale Price Validity Code

 07-FEB-14
 1185
 0040
 500
 10

 07-JUN-13
 1171
 0341
 TDMP - TDMP
 40,000
 04

REAL PROPERTY AUCTION PURCHASE AND SALE CONTRACT

become the high bio	dder of the Propert		or valuable considera		rs to purchase and Seller a Sale Contract (the "Contract")	
1. PARTIES; PRO	PERTY DESCR	IPTION; PURCHAS	SE PRICE; AND C	LOSING.		
(b) " Buver ":	aso <u>n Douglas A</u>					
(c) "Property":	Street Address: 0	Taylor Road				
	City: Morvaian	Falls	Zip: _28697	_ County: Wilk	es	, NC
	Lot/Unit,	Block/Section	, Subdivision/Con	dominium		
)	
	Other description:			1105	at Page _0040	
						1.1 771
	Property shall inc	clude all the above re	eal estate described	together with all	delivery may differ from l appurtenances thereto in paragraphs 2 and 3 belo	ncluding the
					any such parcels are des	
Timber rig The Proper The Proper	rty 🗖 will 🗹 will 1	ot included. not include a manufac not include an off-site	and/or separate sep	tic lot, boat slip,	garage, parking space, or ing space, or storage unit	
·		encouraged to provid			visions Addendum (Form lowing terms:	2A11-T).
\$ 2,500.00		EARNES		IT as □ cash □ 1	personal check \Box officia	l bank check
\$			E of the Purchase Protection the proceeds of a new contraction.		osing (some or all of whic	h may be
Effective I and applie Contract. I transfer, in	Date or within find as part payment of the parties agree acluding the estable	ive (5) days after the t of the purchase price that Buyer will pay ishment of any neces	Effective Date. The ce of the Property a by electronic or wir sary account and pro	Earnest Money Dat Closing or dislore transfer, Seller oviding any necessity.	on ("Escrow Agent") eith Deposit shall be held by E bursed as otherwise provagrees to cooperate in elessary information to Buyunsfer.	scrow Agent vided by this ffecting such er, provided,
dishonored wire transf right to te	l, for any reason, er or electronic tra rminate this Contr	Buyer shall have one insfer to the payee. If	(1) banking day af Buyer does not then tice to Buyer, and S	ter written notice timely deliver the Seller shall be er	e to deliver cash, official the required funds, Seller so ntitled to recover the Ear	bank check, hall have the
(e) "Closing D	ate" (See paragrap	oh 8 for details): XXXX	March	n 31st, 2025		
ANY EARNE ANY INTER	ST MONIES DE EST EARNED	POSITED BY BUY THEREON SHALI	ER IN AN INTER L BE DISBURSEI	REST-BEARING D TO THE ES	S ESCROW AGENT M G TRUST ACCOUNT A SCROW AGENT MOI CH ACCOUNT AND	AND THAT NTHLY IN

Page 1 of 8



North Carolina Association of REALTORS®, Inc.

Buyer Initials Seller Initials



ASSOCIATED THEREWITH.

NOTE: In the event of a dispute between Seller and Buyer over the return 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.

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(a) **Included Items:** The following items, if any, are deemed fixtures and are included in the Purchase Price free of liens: n/a

All other items attached or affixed to the Property shall also be included in the Purchase Price unless excluded in subparagraph (b) below

- (b) **Excluded Items:** The following items, if any, which are attached or affixed to the Property are leased or not owned by Seller or otherwise are NOT included in the Purchase Price: _n/a
- 3. **PERSONAL PROPERTY:** The following personal property shall be transferred to Buyer at no value at Closing: n/a
- 4. **RESTRICTIVE COVENANTS**: Prior to signing this Contract, Buyer is advised to review Restrictive Covenants, if any, which may limit the use of the Property, and to read the Declaration of Restrictive Covenants, Bylaws, Articles of Incorporation, Rules and Regulations, and other governing documents of the owners' association and/or the subdivision, if applicable. If the Property is subject to regulation by an owners' association, it is recommended that Buyer obtain a copy of a completed Owners' Association Disclosure Addendum (standard form 2A12-T) prior to signing this Contract and include it as an addendum hereto.
- 5. NO FINANCING CONTINGENCIES OR INSPECTION RIGHTS: THERE ARE NO FINANCING CONTINGENCIES OR 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 or 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	March 31st, 2025	_ (the "Closing Date") unless otherwise
agreed in writing, at a time and place designated by Buyer. Closing is	defined as the date and ti	me of recording of the deed. The deed
is to be made to As Buyer requests	. Absent agreement to	the contrary in this Contract or any
subsequent modification thereto, if one party is ready, willing and a	able to complete Closing	on the Closing Date ("Non-Delaying
Party") but it is not possible for the other party to complete Closing b	y the Closing Date ("Del	aying Party"), the Delaying Party shall
be entitled to a delay in Closing and shall give as much notice as p	ossible to the Non-Delay	ying Party and closing attorney. If the
Delaying Party fails to complete Closing within seven (7) days of the	Closing Date (including a	any amended Closing Date agreed to in
writing by the parties), then the Delaying Party shall be in breach and	d the Non-Delaying Party	may terminate this Contract and shall
be entitled to enforce any remedies available to such party under this C	Contract for the breach.	

Seller Initials

Buyer Initials

9. POSSESSION: Possession, including all means of access to the Property (keys, codes including security codes, garage door openers, electronic devices, etc.), shall be delivered, subject to existing leases, ✓ at Closing OR ☐ on
10. PRORATIONS AND PAYMENT OF CLOSING EXPENSES: Seller shall pay any real estate transfer or excise tax and the cost of deed preparation. Rental income from agricultural tenancies \square shall be prorated on a calendar year basis as of the date of Closing \square shall not be prorated. In the event that such income is not prorated, then the parties agree that \square Seller \square Buyer is entitled to any such income for the current year. Any other rental income from the Property, Property taxes for the current year, any deferred ad valorem taxes due as a result of the Closing (except deferred taxes for prior years, which are the Seller's sole responsibility) and Owners' association dues or other like charges shall be prorated on a calendar year basis as of the date of Closing, with Seller responsible for the prorated amounts of any taxes and dues through the date of Closing. Buyer shall be responsible for all other expenses in connection with Buyer's purchase of the Property, including, but not limited to, the expense of any survey ordered by Buyer for the benefit of Buyer, compensation of the Closing Agent, recording fees and preparation fees for any other documents.
11. SELLER OBLIGATIONS: (a) Affidavit and Indemnification Agreement: Seller shall furnish at Closing an affidavit(s) and indemnification agreement(s) in form satisfactory to Buyer and Buyer's title insurer, if any, executed by Seller and any person or entity who has performed or furnished labor, services, materials or rental equipment to the Property within 120 days prior to the date of Closing and who may be entitled 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 full and agreeing to indemnify Buyer, Buyer's lender(s) and Buyer's title insurer against all loss from any cause or claim arising therefrom.
(b) Designation of Lien Agent, Payment and Satisfaction of Liens: If required by N.C.G.S. §44A-11.1, Seller shall have designated a Lien Agent, and Seller shall deliver to Buyer as soon as reasonably possible a copy of the appointment of Lien Agent. All deeds of trust, deferred ad valorem taxes, liens and other charges against the Property, not assumed by Buyer, must be paid and satisfied by Seller prior to or at Settlement such that cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing.
(c) Good Title, Legal Access: Seller shall execute and deliver a GENERAL WARRANTY DEED SPECIAL WARRANTY DEED NON-WARRANTY (QUITCLAIM) DEED OTHER (sheriff's deed, tax deed, trustee's deed, executor or administrator's deed, etc.) (describe):
12. RISK OF LOSS: Until Closing, the risk of loss or damage to the Property shall be borne by Seller, reasonable wear and tear excepted. In the event the Property is damaged so that the Property cannot be conveyed in substantially the same condition as of the time of the auction, Buyer may elect to terminate this Contract and the earnest money shall be returned to Buyer.
 13. OTHER PROVISIONS AND DISCLOSURES: (a) 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' Association Disclosure Statement. OR
☑ The transaction is exempt from N.C. Residential Property Disclosure Act because (SEE GUIDELINES): Vacant Land property .
(b) 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 Mandatory Disclosure Statement.
☐ The transaction is exempt from N.C. Mineral and Oil and Gas Rights Mandatory Disclosure Statement because (SEE GUIDELINES):
Buyer's receipt of a Mineral and Oil and Gas Rights Mandatory Disclosure Statement does not modify or limit the obligations of Seller under Paragraph 11(c) of this Contract and shall not constitute the assumption or approval by Buyer of any severance of mineral and/or oil and gas rights, except as may be assumed or specifically approved by Buyer in writing.
Page 3 of 8

NOTE: The parties are advised to consult with a NC attorney prior to signing this Contract if severance of mineral and/or oil and gas rights has occurred or is intended.

gas rights has occurred or is interiored.
(Alicad Barad Britad Br
(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
attached).
(d) Addenda (itemize all addenda and attach hereto):
Seller Financing Addendum (Form 2A5-T)
☐ Short Sale Addendum (Form 2A14-T)
Buyer Premium Addendum Form 610
(e) Owners' Association(s) and Dues: Seller authorizes and directs any owners' association, any management company of the owners' association, any insurance company and any attorney who has previously represented the Seller to release to Buyer, Buyer's
agents, 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
□ (specify name of association): whose regular assessments ("dues") are \$ The name, address and telephone number of the president of
assessments ("dues") are \$ per The name, address and telephone number of the president of the owners' association or the association manager is:
the owners association of the association manager is:
Owners' association website address, if any:
□ (specify name of association): whose regular assessments ("dues") are \$ The name, address and telephone number of the president of
assessments ("dues") are \$ per The name, address and telephone number of the president of
the owners' association or the association manager is:
Owners' association website address, if any:
Owners association website address, if any.
(f) Other: _Subject to confirmation of legal access easement from Taylor Road or Treadway Ridge.
14. ENTIRE AGREEMENT; NOTICE: This Contract constitutes the sole and entire agreement of the parties hereto and there are
no representations, inducements or other provisions other than those expressed herein. No modification shall be binding unless in
writing and signed by all parties hereto.
The parties agree that any action between them relating to the transaction contemplated by this Contract may be conducted by
electronic means, including the signing of this Contract by one or more of them and any notice or communication given in connection
with this Contract. Any written notice or communication may be transmitted to any mailing address, e-mail address or fax number set
forth in the information section below. Any notice or communication to be given to a party herein, and any fee, deposit or other
payment to be delivered to a party herein, may be given to the party or to such party's agent. Delivery of any notice to a party via
means of electronic transmission shall be deemed complete at such time as the sender performs the final act to send such transmission, in a form capable of being processed by the receiving party's system, to any electronic address provided in the agent information
below or provided by Seller or Buyer. Seller and Buyer agree that the notice information and earnest money acknowledgment below
shall not constitute a material part of this Contract, and that the addition or modification of any information therein shall not constitute
a rejection of an offer or the creation of a counteroffer.
a rejection of the office of the confiction of
Page 4 of 8
1 450 7 01 0

- 15. **SURVIVAL OF REPRESENTATIONS AND WARRANTIES:** All representations, warranties, covenants and agreements herein made by the parties shall survive the Closing. Seller shall, at or within six (6) months after the Closing, and without further consideration, execute, acknowledge and deliver to Buyer such other documents and instruments and take such other action as Buyer may reasonably request or as may be necessary to more effectively transfer to Buyer the Property described herein in accordance with this Contract.
- 16. **TAX-DEFERRED EXCHANGE:** In the event Buyer or Seller desires to effect a tax-deferred exchange in connection with the conveyance of the Property, Buyer and Seller agree to cooperate in effecting such exchange; provided, however, that the exchanging party shall be responsible for all additional costs associated with such exchange, and provided further, that a non-exchanging party shall not assume any additional liability with respect to such tax-deferred exchange. Seller and Buyer shall execute such additional documents, at no cost to the non-exchanging party, as shall be required to give effect to this provision.
- 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.

20. REMEDIES:

- (a) **Breach by Seller**: In the event of material breach of this Contract by Seller, Buyer may elect to terminate this Contact as a result of such breach, and shall be entitled to the return of all earnest monies, but such return shall not limit any other damages available to Buyer for such breach. This provision shall not limit any other remedies available to Buyer.
- (b) **Breach by Buyer**: In the event of breach of this Contract by the Buyer, all earnest monies shall be forfeited to Seller, but such forfeiture shall not limit any other damages available to Seller for such breach. This provision shall not limit any other remedies available to Seller.
- (c) **Attorneys' Fees**: If legal proceedings are brought by Buyer or Seller against the other, the parties agree that a party shall be entitled to recover reasonable attorneys' fees to the extent permitted under N.C. Gen. Stat. § 6-21.2.

NOTE: A party seeking recovery of attorneys' fees under N.C. Gen. Stat. § 6-21.2 must first give written notice to the other party that they have five (5) days from the mailing of the notice to pay the outstanding amount(s) without the attorneys' fees.

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rage 5 of 6	Page	5	OI	Č
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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.

This Contract shall become effective on the date that: (1) the last one of Buyer and Seller has signed this offer, and (2) such signing is communicated to the party making the offer ("Effective Date"). Buyer's failure to timely deliver any fee, deposit or other payment provided for herein shall not prevent this offer from becoming a binding contract, provided that any such failure shall give Seller certain rights to terminate the contract as described herein or as otherwise permitted by law.

BUYER:	(CEAL)	SELLER:	(SEAL)
Date:	(SEAL)	Date:	(SEAL)
	(CEAL)		(SEAL)
Date:		Date:	
Entity Buyer		Entity Seller:	
(Name of LLC/Corporation/Partnership/Trust/etc.)		(Name of LLC/Corporation/Partnership/Trust/etc.)	
Ву:		By:	
Name:		Name:	
Title:		Title:	
Date:		Date:	

WIRE FRAUD WARNING

TO BUYERS: BEFORE SENDING ANY WIRE, YOU SHOULD CALL THE CLOSING ATTORNEY'S OFFICE TO VERIFY THE INSTRUCTIONS. IF YOU RECEIVE WIRING INSTRUCTIONS FOR A DIFFERENT BANK, BRANCH LOCATION, ACCOUNT NAME OR ACCOUNT NUMBER, THEY SHOULD BE PRESUMED FRAUDULENT. DO NOT SEND ANY FUNDS AND CONTACT THE CLOSING ATTORNEY'S OFFICE IMMEDIATELY.

TO SELLERS: IF YOUR PROCEEDS WILL BE WIRED, IT IS RECOMMENDED THAT YOU PROVIDE WIRING INSTRUCTIONS AT CLOSING IN WRITING IN THE PRESENCE OF THE ATTORNEY. IF YOU ARE UNABLE TO ATTEND CLOSING, YOU MAY BE REQUIRED TO SEND AN ORIGINAL NOTARIZED DIRECTIVE TO THE CLOSING ATTORNEY'S OFFICE CONTAINING THE WIRING INSTRUCTIONS. THIS MAY BE SENT WITH THE DEED, LIEN WAIVER AND TAX FORMS IF THOSE DOCUMENTS ARE BEING PREPARED FOR YOU BY THE CLOSING ATTORNEY. AT A MINIMUM, YOU SHOULD CALL THE CLOSING ATTORNEY'S OFFICE TO PROVIDE THE WIRE INSTRUCTIONS. THE WIRE INSTRUCTIONS SHOULD BE VERIFIED OVER THE TELEPHONE VIA A CALL TO YOU INITIATED BY THE CLOSING ATTORNEY'S OFFICE TO ENSURE THAT THEY ARE NOT FROM A FRAUDULENT SOURCE.

WHETHER YOU ARE A BUYER OR A SELLER, YOU SHOULD CALL THE CLOSING ATTORNEY'S OFFICE AT A NUMBER THAT IS INDEPENDENTLY OBTAINED. TO ENSURE THAT YOUR CONTACT IS LEGITIMATE, YOU SHOULD NOT RELY ON A PHONE NUMBER IN AN EMAIL FROM THE CLOSING ATTORNEY'S OFFICE, YOUR REAL ESTATE AGENT OR ANYONE ELSE.

Page 7 of 8

Date	Escrow Agent:
	By:
	(Signature)
SELLING AGENT INFORMATION:	
	nanReal Estate License #:_229274 gnated Dual Agent (check only if applicable)
Individual Selling Agent Phone #: (828) 320	0-4726 Fax #: (828) 635-7363 Email: _sharoncroseman@gmail.com
Firm Name: Big 6 Properties	
Acting as ☐ Seller's	s (sub)Agent □ Buyer's Agent □ Dual Agent
Firm Mailing Address:	
NCAL Firm License #: c31790	
LISTING AGENT INFORMATION:	
C C	Real Estate License #:_229274 / 311692 gnated Dual Agent (check only if applicable)
Individual Listing Agent Phone #: (828) 320	0-4726 Fax #: (828) 635-7363 Email: Info@Big6Properties.com
Firm Name: Big 6 Properties	s (sub)Agent 🗖 Dual Agent
·	
Firm Mailing Address: PO BOX 99 Taylors	sville, NC 28681 / 102 S Locust St, Floyd, VA 24091
NCAL Firm License #: _10471 / 10299	
BID CALLER INFORMATION:	
Auctioneer (Rid Caller) Name: Sharon Rose	eman / Matthew Gallimore NCAL License #: 10467 / 10250

BUYER'S PREMIUM AGREEMENT AUCTION SALES

	AUCTION SALES
THIS AGREEMENT, between Blue Ridge	Land & Auction / Big 6 Properties, Firm, and
	, pursuant to the laws of the State of North Carolina, is based upon the mutual
	erein in connection with the sale by auction of the following property:
("Property").	
conducted by including a buyer's premium of Ten	red for sale by auction, and Broker and Seller have agreed that this sale is to be Percent (10%) upon the final high bid price as determined by the price shall be the sum of the successful high bid plus the Buyer's Premium.
2. Bidder desires to bid upon said Property.	
3. In consideration for the Seller and Firm allowing Bithat if Bidder is the successful high bidder for the Proper the terms and conditions stated in the auction materials	dder to bid at the auction of the Property, Bidder hereby acknowledges and agrees ty, then Bidder will enter into a purchase and sale contract on the day of sale, under
4. Bidder acknowledges and agrees that inclusion and that Firm continues to act as the agent of Seller in the s	or payment of the Buyer's Premium shall not make Firm the agent of the Bidder and ale of the Property.
Residential Property and Owners' Association Disclosure Statement, if applicable, have been made as	Based Paint and/or Lead-Based Paint Hazards, if applicable, a North Carolina ure Statement, if applicable, and a Mineral and Oil and Gas Rights Mandatory ailable by Firm for Bidder's review prior to the start of the auction. I acceptance of the terms and conditions of the auction to be conducted.
THE NORTH CAROLINA ASSOCIATION OF REALT OR ADEQUACY OF ANY PROVISION OF THIS FO	ORS®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL VALIDITY ORM IN ANY SPECIFIC TRANSACTION.
Bidder	Date
Bidder	Date
Entity Bidder:	
(Name of LLC/Corporation/Partnership/Trust/etc.)	
Ву:	Date:
Name:	
Firm	
By:	Date:

North Carolina Association of REALTORS®, Inc.





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 single-family 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.
- 2. 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.
- 3. You must respond to each of the following by placing a check $\sqrt{1}$ 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:

				E			
Buyer Initials	1. Mineral rights were severed from the property by a previous owner.	~ □		□			
Buyer Initials	2. Seller has severed the mineral rights from the property.						
Buyer Initials	3. Seller intends to sever the mineral rights from the property prior to transfer of title to the Buyer.						
Buyer Initials	4. Oil and gas rights were severed from the property by a previous owner.						
Buyer Initials	5. Seller has severed the oil and gas rights from the property.						
Buyer Initials	6. Seller intends to sever the oil and gas rights from the property prior to transfer of title to Buyer.						
	Note to Purchasers				7		
may under you must p calendar da whichever transaction	If the owner does not give you a Mineral and Oil and Gas Rights Disclosure Statement by the time you make your offer to purchase the property, or exercise an option to purchase the property pursuant to a lease with an option to purchase, you may under certain conditions cancel any resulting contract without penalty to you as the purchaser. 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 this 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.						
• •	O Taylor Road , Morvaian Falls, NC 28697						
	Jason Douglas Anderson			- .			
	ledge having examined this Disclosure Statement before signing and that all in				s of the		
Owner Signature	Jour Dazh Mich Date	<u> p//</u>	<u>4</u> , <u>2</u>	24			
Owner Signature	Date	:	,				
Purchaser(s) acknothat this is not a woor subagent(s).	owledge receipt of a copy of this Disclosure Statement; that they have examined to varranty by owner or owner's agent; and that the representations are made by t	it befo he owi	re signing; ner and no	that they und t the owner's a	erstand igent(s)		
Purchaser Signatu	ire:Da	te					
Purchaser Signatu	ıre:Da	te	,				
				7	RHC 4.25		

Yes No No Representation

VACANT LAND DISCLOSURE STATEMENT

Note: Use this form to fulfill Seller's required disclosures in the Offer to Purchase and Contract - Vacant Lot/Land Form 12-T.

Property	0 Taylor Road , Morvaian Falls, NC 28697	. <u></u> .	
Buyer:			
-	Jason Douglas Anderson		<u> </u>

Buyer understands and agrees that this Disclosure Statement is not a substitute for professional inspections, and that this document does not relieve Buyer of their duty to conduct thorough Due Diligence on the Property. Any representations made by Seller in this Disclosure Statement are true to the best of Seller's knowledge, and copies of any documents provided by Seller are true copies, to the best of Seller's knowledge. Buyer is strongly advised to have all information confirmed and any documents substantiated during the Due Diligence Period.

If Seller checks "yes" for any question below, Seller is affirming actual knowledge of either: (1) the existence of documentation or information related to the Property; or (2) a problem, issue, characteristic, or feature existing on or associated with the Property. If Seller checks "no" for any question below, Seller is stating they have no actual knowledge or information related to the question. If Seller checks "NR," meaning no representation, Seller is choosing not to disclose whether they have knowledge or information related to the question.

A.	<u>Phy</u>	vsical Aspects	Yes	No	NR	
		n-dwelling structures on the Propertyes, please describe:	□			
	 Cur Cav Ero Cor Pipe 	rent or past soil evaluation test (agricultural, septic, or otherwise)	 		00000	
	8. Dra 9. Gra 10. Riv 11. We	Previous □ Current □ Planned □ Legal □ Illegal inage, grade issues, flooding, or conditions conducive to flooding vesites, pet cemeteries, or animal burial pits ers, lakes, ponds, creeks, streams, dams, or springs ll(s) Potable □ Non-potable Water Quality Test? □ yes □ no			0	
	dep 12. Sep	th; shared (y/n); year installed; gal/min tic System(s) es: Number of bedrooms on permit(s) Permit(s) available? □ yes □ no □ NR Lift station(s)/Grinder(s) on Property? □ yes □ no □ NR Septic Onsite? □ yes □ no □ Details: Tank capacity				
	If no	Repairs made (describe): Tank(s) last cleaned: Permit(s) in process? yes no NR Soil Evaluation Complete? yes no NR Other Septic Details:				





		Yes	No	NR
	13. Commercial or industrial noxious fumes, odors, noises, etc. on or near Property If yes, please describe:			
В.	Legal/Land Use Aspects			
	 Current or past title insurance policy or title search. Copy of deed(s) for property. Government administered programs or allotments. Rollback or other tax deferral recaptures upon sale. Litigation or estate proceeding affecting ownership or boundaries. Notices from governmental or quasi-governmental authorities related to the property. Private use restrictions or conditions, protective covenants, or HOA. 			00000
	If yes, please describe: 8. Recent work by persons entitled to file lien claims	.		<u> </u>
	10. Current zoning:			
	12. Location within a government designated disaster evacuation zone (e.g., hurricane, nuclear facility, hazardous chemical facility, hazardous waste facility).		(2)	
	13. Access (legal and physical) other than by direct frontage on a public road Access via easement			
	14. Solar panel(s), windmill(s), cell tower(s) If yes, please describe:		9	
C.	Survey/Boundary Aspects			
	 Current or past survey/plat or topographic drawing available Approximate acreage: 10.8 	E		
	 Wooded Acreage // Cleared Acreage // C			000000
	If yes, describe: 10. Riparian Buffers (i.e., stream buffers, conservation districts, etc.)			

D.		Agricultural, Timber, Mineral Aspects	Yes	No	NR
	1	Agricultural Status (e.g., forestry deferral)			
	2.	Licenses, leases, allotments, or usage permits (crops, hunting, water, timber, etc.)	. 🖸		
		was at the first the			
	3.	Forfeiture, severance, or transfer of rights (mineral, oil, gas, timber, development, etc.)		9	
	4.	If yes, describe in detail:	. 🚨		
	5.	Presence of vegetative disease or insect infestation	. 🗖		
	6.	Timber cruises or other timber related reports	. 🛮		
	7.	Timber harvest within past 25 years	.□	<u> </u>	
		If yes, monitored by Registered Forester?			
		If replanted, what species:			
		Years planted:			
	8.	Harvest impact (other than timber)	. 🗆		
		If yes, describe in detail:			
ara.					
Е.		Environmental Aspects	_		
	1.	Current or past Phase I, Phase II or Phase III Environmental Site Assessment(s)	.밑		
	2.	Underground or above ground storage tanks	.□		
		If yes, describe in detail:			
	3.	Abandoned or junk motor vehicles or equipment of any kind	.□	\square	
	4.	Past illegal uses of property (e.g., methamphetamine manufacture or use)	.□		
	5.	Federal or State listed or protected species present	.□		
		If yes, describe plants and/or animals:	_	_	
	6.	Government sponsored clean-up of the property	. 🗖		
	7.	Groundwater, surface water, or well water contamination □ Current □ Previous			
		Previous commercial or industrial uses			
	9.	Wetlands, streams, or other water features	.□		
		Permits or certifications related to Wetlands	.□	₽´,	
		Conservation/stream restoration	.□	4	
	10	. Coastal concern (tidal waters, unbuildable land, flood zone, CAMA, Army Corp., etc.)			
		If yes, describe in detail:			
	11	If yes, describe in detail: The use or presence on the property, either stored or buried, above or below ground, or	f:		
		i. Asbestos, Benzene, Methane, Pesticides, Radioactive Material	🗖		
		If yes, describe in detail:	_		
		ii. Other fuel/chemical	. 🗆		
		iii. Paint □ Lead based paint □ Other paint/solvents			
		iv. Agricultural chemical storage		1	
T 7		¥7491949			
F.		<u>Utilities</u>			
		Check all currently available on the Property and indicate the provider.			
		Water (describe):			_
		Sewer (describe):			_
		Gas (describe):			
		Electricity (describe):			_
		Cable (describe):			

☐ Fiber Optic (describe) ☐ Telephone (describe) ☐ Private well (describ) ☐ Shared private well of ☐ Hauled water (descri	e): e): or community well (describe):	
	Explanation Sheet for V	Vacant Land Disclosure Statement
Instructions: Identify a line	item in the first column (e.g., "l	E/8") and provide further explanation in the second column.
	"	
	Attach additional	sheets as necessary
THE NORTH CAROLINA LEGAL VALIDITY OR A YOU SIGN IT.	ASSOCIATION OF REALTO DEQUACY OF THIS FORM.	RS®, INC., MAKES NO REPRESENTATION AS TO THE CONSULT A NORTH CAROLINA ATTORNEY BEFORE
Buyer:	Date:	Seller: Jan Dayle Full Date: 12/9/21
Buyer:	Date:	Seller: Date:
Entity Buyer:		Entity Seller:
(Name of LLC/Corpo	ration/Partnership/Trust/Etc.)	(Name of LLC/Corporation/Partnership/Trust/Etc.)
Ву:		Ву:
Name:		Name:
Title:		Title:
Date:		Date:

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



Working With Real Estate Agents Disclosure (For Buyers)

IMPORTANT

This form is <u>not</u> 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 it after you sign it. This is for your own protection.
- Do <u>not</u> share any confidential information with a real estate agent or assume that the agent is acting on your behalf until you have entered into an agreement with the agent to represent you. Otherwise, the agent can share your confidential information with others.

Note to Agent: Check a	ll relationship types bel	low that may apply to this buyer.		
you as a buyer agent a written buyer agency a	nd be loyal to you. Yo Igreement with you b	agent who gave you this form (ou may begin with an oral agreed efore making a written offer or of ferent real estate firm or be unre	ment, but your agent n oral offer for you. The	nust enter into a
you agree, the real esta the seller at the same t	te firm <u>and</u> any agent ime. A dual agent's lo	occur if you purchase a propert with the same firm (company) yalty would be divided between and equally and cannot help you	, would be permitted to you and the seller, but	o represent you <u>and</u> t the firm and its
the firm would design would be loyal only to	ate one agent to repre their client.*	ou agree, the real estate <u>firm</u> wou sent you and a different agent to	o represent the seller. F	Each designated agent
an offer to purchase.	n you ana an ageni ind	at permits dual agency must be pu	u in writing no tater in	in the time you make
	be representing you a	bagent): The agent who gave yound has no loyalty to you. The age.		
-		gent's duties and services, refer to ents" brochure at ncrec.gov (Publi		
Buyer's Signature	Print Name	Buyer's Signature	Print Name	Date
Shanon C. Roseman		₂₂₉₂₇₄ /311692	Pig & Propert	··log

Agent's License No.

 $Firm\ Name$ Blue Ridge Land &

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Agent's Name

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Matthew Gallimore