

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 – Teresa P. Grimes and Jeffrey W. Parker

AUCTION LOCATION – Online at www.BlueRidgeLandandAuction.HiBid.com

AUCTION DATE – Thursday, February 13th, 2025 at 3 PM

*** Bids at 3 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> – 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:

OFFERING 1: +/- 0.4 Acres and Improvements; Parcel ID: 09238004; W-24E, P-0159 Address: 1002 N. Hayne St., Monroe, NC 28112

OFFERING 2: +/- 0.198 Acres and Improvements; Parcel ID: 09238006A; W-24E, P-0159 Address: 106 Penn St., Monroe, NC 28112

OFFERING 3: +/- 0.178 Acres and Improvements; Parcel ID: 09238006; W-24E, P-0159 **Address: 1102 N. Hayne St., Monroe, NC 28112**

- Online Bidding Open NOW
- Online Bidding <u>Closes</u> on Thursday, February 13th, 2025 at 3 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

- 1) **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 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 | 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.

- 8) **Earnest Money Deposit:** A **\$5,000 PER OFFERING** 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 31**st, **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 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) **Simultaneous Close of Lot Bidding:** Bidders desiring more than one offering will need to be high bidder on all offerings desired. Each offering will stay open until all bidding is complete, and all offerings will close simultaneously.
- 17) **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.
- 18) **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).

- 19) **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.
- 20) 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
South Carolina Real Estate Sales Person License #	139344
Florida Real Estate Sales Person License #	SL3618959
Florida Auctioneer License #	AU5414

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



Aerial

Auction Services

Offering #1: 1002 N. Hayne St., Monroe, NC 28112

Offering #2: 106 Penn St., Monroe, NC 28112

Offering #3: 1102 N. Hayne St., Monroe, NC 28112

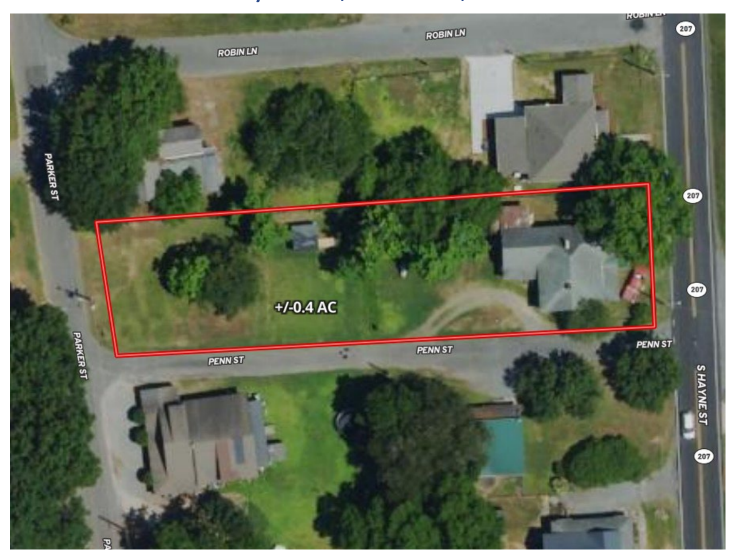


** Aerial and contour map show approximate boundaries. Use for illustration purposes only.**



Aerial Offering #1

1002 N. Hayne St., Monroe, NC 28112



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



Aerial Offering #2

106 Penn St., Monroe, NC 28112



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



Aerial Offering #3

1102 N. Hayne St., Monroe, NC 28112



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



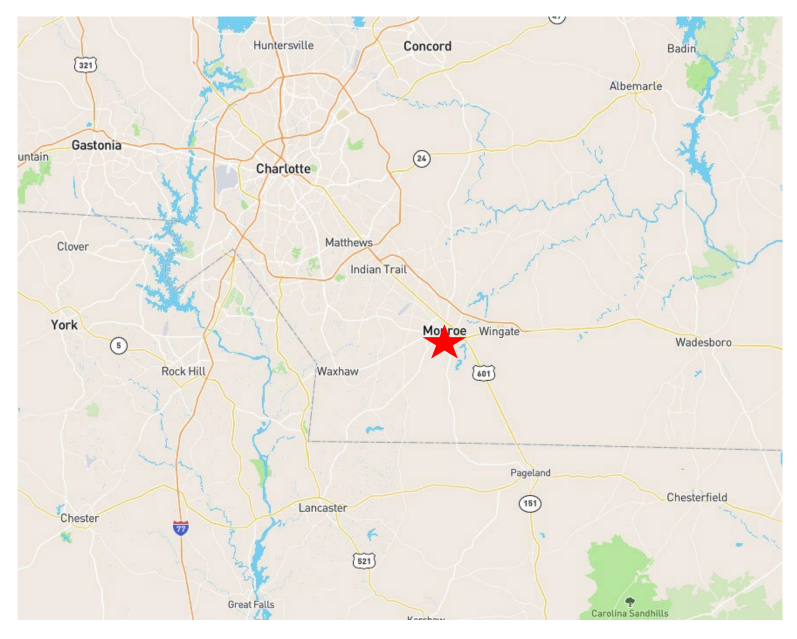
Neighborhood

Auction Services

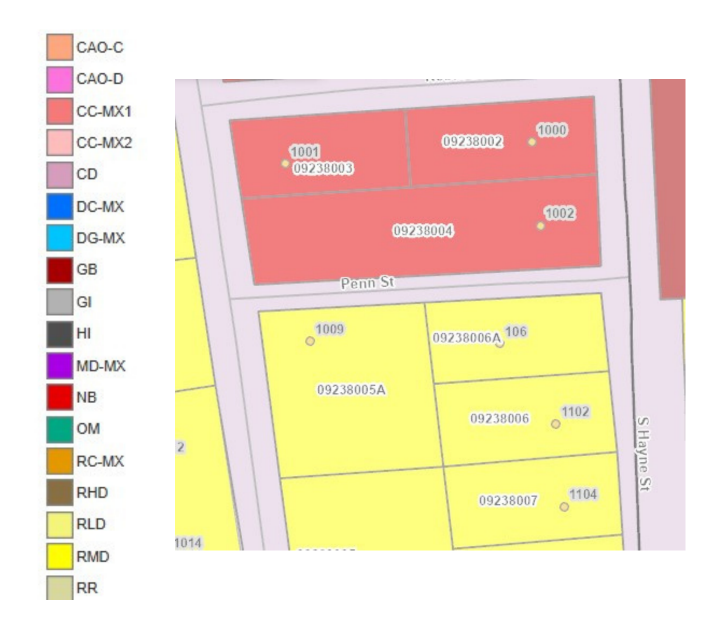




Auction Services



Zoning Map



Parcel Number

09238004

Owner

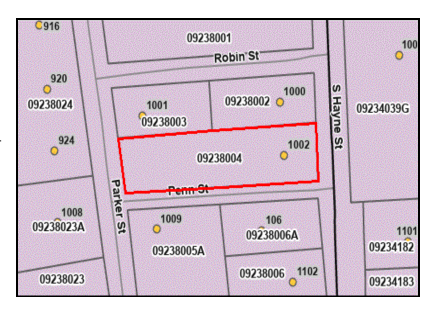
GRIMES

TERESA P PARKER VANN PAND TRUSTEE ET WILMA L FAMILY TRUST

ΑL

Mailing Address

2514 QUAIL RUN RD MONROE NC, 28112



Account Information

Land Value \$12,800.00

Building Value \$57,700.00 **Description** S PARKER ST & S HAYNE ST

Total Value\$70,500.00Situs Address1002 N HAYNE STAcreage0.4000Property ClassCOMMERCIAL

Sales Information

Sale Date	Sale Amount	Book & Page	Grantor
10/14/2023	\$0.00	W24E 0159	PARKER, WILMA L
06/05/2017	\$0.00	6945 546	PARKER JEFFREY W
05/01/2017	\$0.00	6923 609	PARKER VANN P & WILMA L

Location Information

Municipal Monroe 12 Mile Service Area No

County Zoning Code CITY School School Assignment Information

Zoning Administration Monroe **Census Tract Number** 205.02 **ETJ FEMA Panel** 5434

Fire District Monroe FEMA Zone

Soils BuB

Building Information View Real Property Site

Total Living Area 1528 Year Build 1930

District Voting Assignments (Jurisdictions)

Polling Place

J RAY SHUTE
CENTER

School District

Congressional
District

District

Precinct District #2 State House 55 Senate District 35

• Union County - Property Information

 Parcel Number
 09238004

 Tax Year
 2024 ✓

Class 12 - COMMERCIAL

Physical Address 1002 N HAYNE ST MONROE NC

28112

Deeded Acres 0.4000

 FMV
 70,500

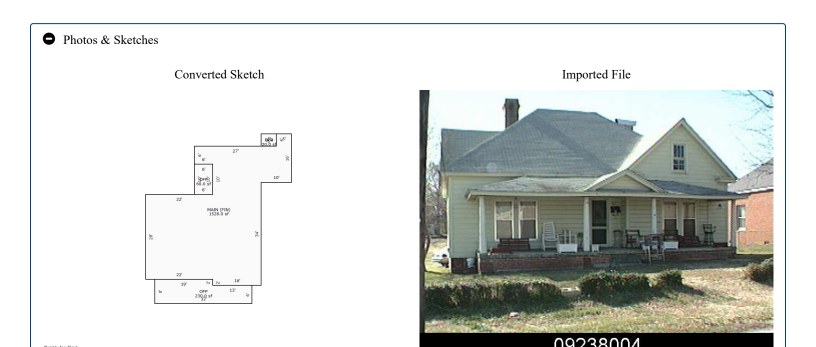
 Exemption/Exclusion
 0

 Deferred
 0

 ASV
 70,500

 Tax Rate
 0.5880

 Total Tax
 \$414.54



• Legal					
Legal Description	Subdivision Name	Block	Lot	Deed Book	Deed Page
S PARKER ST & S HAYNE ST					

Billing	
	Total
Tax Billed	\$414.54
Fire Fees Billed	\$0.00
Interest Billed	\$0.00
Fees Billed	\$0.00
Total Billed	\$414.54
Amount Paid	\$414.54
Total Unpaid	\$0.00
Date Paid	9/20/2024
Paid By	WILMA LEDBETTER PARKER ESTATE

Tax Due Amounts	
If paid in	Amount due is
December 2024	\$0.00
Tax Due amounts are for all unpaid years.	Pay Taxes
See Payment History section for year-by-year details.	

No Exclusions

Tax Year	Total Due	Total Paid	Amount Unpaid	Date Paid
2024	\$414.54	\$414.54	\$0.00	9/20/2024
2023	\$414.54	\$414.54	\$0.00	9/22/2023
2022	\$414.54	\$414.54	\$0.00	10/18/202
2021	\$414.54	\$414.54	\$0.00	1/3/2022
2020	\$383.72	\$383.72	\$0.00	9/4/2020

• Owner Information

OWNER GRIMES, TERESA P TRUSTEE ET AL

Mailing Address 2514 QUAIL RUN RD

MONROE, NC 28112

OWNER PARKER VANN PAND WILMA L

FAMILY TRUST,

Mailing Address 2514 QUAIL RUN RD MONROE, NC 28112

OWNER PARKER, JEFFREY W TRUSTEE

Mailing Address 5114 S ROCKY RIVER RD

MONROE, NC 28112

Year	Assessed Land	Assessed Building	Assessed Total
2024	12,800	57,700	70,50
2023	12,800	57,700	70,5
2022	12,800	57,700	70,5
2021	12,800	57,700	70,5
2020	14,400	38,100	52,5

○ CAMA - Structure (1 of 1) - Real Estate

Property Class	Description	Total Finished Area	Year Built
RES - Residential	11 Built to 1960 (DO NOT USE)	1,528	1930

Roof Type

Gable

Style of House	
11 Built to 1960 (DO NOT USE)	

Base Cost	
First Floor Living Area	1,528 Square Ft.

Accommodations	
3 Fixture Bathroom	1.00
Crawlspace	1,528 Square Ft.
Extra Fixtures	2.00
Number of Bedrooms	0.00
Number of Family Rooms	0.00
Number of Rooms	0.00

Porches and Patios	
Open Frame Porch	60 Square Ft.
Open Frame Porch	20 Square Ft.
Open Frame Porch	230 Square Ft.

Roofing Material	
Composition Shingles to 235	1,528 Square Ft.

Access Type	
Typical	

Exterior Wall First Floor	
Wood Siding	1,528 Square Ft.

Market Value Information

Year	Market Land	Market Building	Market Total
2024	12,800	57,700	70,500
2023	12,800	57,700	70,500
2022	12,800	57,700	70,500
2021	12,800	57,700	70,500
2020	14,400	38,100	52,500

Show 1 More (1)

1	Pernice H. (Leningel , N	otary Public do hereby certify the
Henry Frank		000000
wife, personally foregoing (or a	appeared before me this day and ackinnexed) deed.	nowledged the due execution of th
Witness my har	nd and <u>notarial</u> seal, this	lday of April 196
My commission	expires 9-23-62 Session	Notary Public (SEAL)
STATE OF NO	ORTH CAROLINA—Union County.	and at
	ornelia Peninger (Single) and	
foregoing (or	y appeared before me this day and acknannexed) deed.	70
Witness my har	expires	day of April , 196
My commission	expires 1963 1963	lah K. Daneon (SEAL)
	RTH CAROLINA—Union County. ion of the foregoing instrument was this	day acknowledged before me by
for the purpos	es therein expressed. Let the same, w	ith this certificate, be registered.
This day	of, 196	Clerk of Superior Court
STATE OF NO	ORTH CAROLINA—Union County.	EDIN TOT DIEE!
I,		, Notary Public of Union County,
North Carolina	, certify that	personally appeared
before me this	day and being duly sworn, stated that it	n his presence
acknowledged	the execution thereof.	_ signed the foregoing instrument—
Witness my har	nd and seal, this	day of, 196
	ovnivos	Notary Public
My commission	expires	the other control of the property of the control of
STATE OF NO	RTH CAROLINA—Union County.	
STATE OF NO	RTH CAROLINA—Union County.	V. Claninges Notary Publi
STATE OF NOI		V. Claninges Notary Publi
The foregoi	RTH CAROLINA—Union County. ing certificate (s) of Skruise - Alak G. Bauson, Notary	Suffic
The foregoing and Bungary	RTH CAROLINA—Union County.	Suffic



STATE OF NORTH CAROLINA-Union County.

1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
THIS DEED, made this 18 day of April, A. D. 1961, by
Ellie Cornelia Peninger (single) of Union County, N. C. Henry Frank Peninger
and wife Edith Fisher Peninger, of Elity County, and
Annie_Peninger_Stroup_and_busband_Loy_Stroup_of_Caharrus_County,_NC
parties of the first part
of Union County and State of North Carolina, to <u>Vann Parker</u>
part_y_ of the second part
, of Union County and State of North Carolina.
WITNESSETH, That said part_ies of the first part in consideration ofTen_Dollars_
and Other Valuable Considerationsdollars,
tothem in hand, paid by the part_Y of the second part, the
receipt of which is hereby acknowledged, ha_ye_ bargained and sold, and by these presents
do bargain, sell and convey to said partY_ of the second part and _his
heirs and assigns, a tract or lot of land in Union County, State of North Carolina, in
Township, adjoining the lands of
and others, and bounded as follows, viz: Beginning at
BEGINNING at a point in the northwest cormer of the intersection of Penn St. and Hayne St. and runs thence along and with the Western edge of Hayne St. North O deg. 50 Min. W. 61 ft. to an iron stake; thence S. 89 deg. 15 Min. W. 139.5 ft. to an iron in the center of a ditch; thence along and with the center of said ditch S. 3 deg. 30 Min. E. to an iron in the Northern edge of Penn St.; thence along and with the Northern edge of Penn St. N. 89 deg. 25 Min. E. 137 ft. to the point of beginning and being Lot No. 5 of the Block B of N. S. Matthews property as surveyed by T. C. Dove, R. L. S. April 15, 1961.

STATE OF NORTH CAROLINA --- Cabarrus County.

I, Service A. (Laurage), a Notary Public, do hereby certify that Annie Peninger Stroup and Loy Stroup, her husband, personally appeared before me this day and acknowledged the due execution of the foregoing (or annexed) deed.

Witness my hand and notarial seal this 20 Hday of April 1961.

My Commission expires 9-23-62

Bennice H. Clanings

My Commission expires 9-23-62

BOOM 167 PAGE 536

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on k. D eng. To king it, to an ixon to be corticate as some one with the sorthware sold of fem de. s. D be gains one puths in beginning and being to be, 3 or the

TO HAVE AND TO HOLD the aforesaid tract or lot, of land and all privileges and appurtenances thereto belonging to the said part_y___ of the second part _his__ heirs and assigns, to __his__ only use and behoof; and the said part_ies___ of the first part covenant_ that _they are ___ seized of said premises in fee, and have __ the right to convey the same in fee simple and that the same is free from all encumbrances, and that ____they__ will warrant and defend the said title to the same against the claims of all persons whomsoever.

In Testimony whereof, the said part_ies of the first part have_ hereunto set_their_hand_s and seals, the day and year above written.

hand and seals, the day and year above written.

(SEAL)

Attest:

Authorized (SEAL)

Conne Peninger Stroes (SEAL)

Long Manager (SEAL)

(SEAL)

Long Manager (SEAL)

(SEAL)

Parcel Number

09238006A

Owner

GRIMES

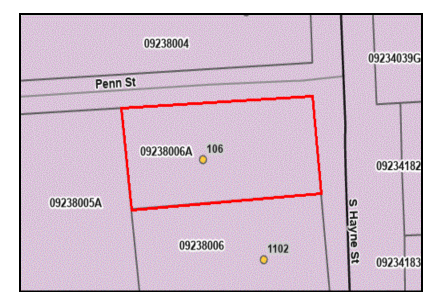
TERESA P PARKER JEFFREY W

TRUSTEE ET TRUSTEE

ΑL

Mailing Address

2514 QUAIL RUN RD MONROE NC, 28112



Account Information

Land Value \$28,600.00

Building Value \$19,400.00 **Description** #1 ARMFIELD BROTHERS BLK C

Total Value\$48,000.00Situs Address106 PENN STAcreage0.1980Property ClassRESIDENTIAL

Sales Information

Sale Date	Sale Amount	Book & Page	Grantor
10/14/2023	\$0.00	W24E 0159	PARKER, WILMA L
06/05/2017	\$0.00	6945 546	PARKER JEFFREY W
05/01/2017	\$0.00	6923 609	PARKER VANN P & WILMA L

Location Information

Municipal Monroe 12 Mile Service Area No

County Zoning Code CITY School School Assignment Information

Zoning AdministrationMonroeCensus Tract Number205.02ETJFEMA Panel5434

Fire District Monroe FEMA Zone

Soils BuB

Building Information View Real Property Site

Total Living Area 624 Year Build 1930

District Voting Assignments (Jurisdictions)

Polling Place

J RAY SHUTE
CENTER

School District

Congressional
District

Ongressional
District

Precinct District #2 State House 55 Senate District 35

• Union County - Property Information

Parcel Number 09238006A Tax Year 2024 ✓

Class 11 - RESIDENTIAL

Physical Address 106 PENN ST MONROE NC 28112

Deeded Acres 0.1980

 FMV
 48,000

 Exemption/Exclusion
 0

 Deferred
 0

 ASV
 48,000

 Tax Rate
 0.5880

 Total Tax
 \$282.24

Photos & Sketches

Converted Sketch

Imported File

● Legal					
Legal Description	Subdivision Name	Block	Lot	Deed Book	Deed Page
#1 ARMFIELD BROTHERS BLK C					

	Total
Tax Billed	\$282.24
Fire Fees Billed	\$0.00
Interest Billed	\$0.00
Fees Billed	\$0.00
Total Billed	\$282.24
Amount Paid	\$282.24
Total Unpaid	\$0.00
Date Paid	9/20/2024
Paid By	WILMA LEDBETTER PARKER ESTATE

Tax Due Amounts		
	If paid in	Amount due is
December 2024		\$0.00

Pay Taxes

Tax Due amounts are for all unpaid years.

See Payment History section for year-by-year details.

No Exclusions

Tax Year	Total Due	Total Paid	Amount Unpaid	Date Paid
2024	\$282.24	\$282.24	\$0.00	9/20/2024
2023	\$282.24	\$282.24	\$0.00	9/22/2023
2022	\$282.24	\$282.24	\$0.00	10/18/2022
2021	\$282.24	\$282.24	\$0.00	1/3/2022
2020	\$197.34	\$197.34	\$0.00	9/4/2020

Owner Informati	on		
OWNER Mailing Address	PARKER, JEFFREY W TRUSTEE 5114 S ROCKY RIVER RD MONROE, NC 28112	OWNER Mailing Address	GRIMES, TERESA P TRUSTEE ET AL 2514 QUAIL RUN RD MONROE, NC 28112
OWNER Mailing Address	PARKER VANN P AND WILMA L FAMILY TRUST, 2514 QUAIL RUN RD MONROE, NC 28112		

Year	Assessed Land	Assessed Building	Assessed Total
2024	28,600	19,400	48,000
2023	28,600	19,400	48,000
2022	28,600	19,400	48,000
2021	28,600	19,400	48,000
2020	13,200	13,800	27,000

Property Class	Description		Total Finished Area	Year Built
RES - Residential	11 Built to 1960 (DO NOT US	SE)	624	1930
Exterior Wall First Floor		Style o	f House	
Asbestos Siding	624 Square Ft.	11 Built	to 1960 (DO NOT USE)	
Base Cost		Accom	modations	
First Floor Living Area	624 Square Ft.	3 Fixture Bathroom		1.0
		Crawlsp	ace	624 Square F
Porches and Patios		Extra Fi	xtures	2.0
Open Frame Porch	84 Square Ft.	Number of Bedrooms		0.0
		Number	of Family Rooms	0.0
Access Type		Number	of Rooms	0.0
Typical				
	,			
Roofing Material				
Composition Shingles to 235	624 Square Ft.			

Year	Market Land	Market Building	Market Total
2024	28,600	19,400	48,00
2023	28,600	19,400	48,00
2022	28,600	19,400	48,0
2021	28,600	19,400	48,0
2020	13,200	13,800	27,0

FERING 2 DEED	BK3151PG392	
UNION COUNTY NC 07/25/2003 \$36.00 STATE OF H NORTH REAL Estate Excise Tax Excise Tax \$36	AND PED NERIFIED	34923
	Recording Time	
Tax Lot No. <u>09-238-006A</u> Verified by	Parcel Identifier No. 106 County on the 29 day of 90	PEN 31
	County on the Lat day of	1/ 003 ,20_
by	County on the 257 day of	./ <u>/ / 0 0 -3</u>
by	LDWELL, HELDER & HELMS (ss)	
by	LDWELL, HELDER & HELMS (ss)	./ <u>y 0 0 -3, 20</u>
Mail after recording to GRIFFIN, SMITH, CA This instrument was prepared by Henry B. Smit Brief Description for the index NORTH CAR	LDWELL, HELDER & HELMS (ss) th, Jr. ROLINA GENERAL WARRANTY D	Maria Cara Cara Cara Cara Cara Cara Cara
Mail after recording to GRIFFIN, SMITH, CA This instrument was prepared by Henry B. Smit Brief Description for the index	LDWELL, HELDER & HELMS (ss) th, Jr. ROLINA GENERAL WARRANTY D	

The designation Grantor and Grantee as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context.

WITNESSETH, that the Grantor, for a valuable consideration paid by the Grantee, the receipt of which is hereby acknowledged, has and by these presents does grant, bargain, sell and convey unto the Grantee in fee simple, all that certain lot or parcel of land situated in the City of Monroe, Monroe Township, Union County, North Carolina and more particularly described as follows:

See Exhibit A attached hereto and incorporated herein by reference.

The property hereinabove described was acquired by Grantor by instrument recorded in Book 892, Page 418.

A map showing the above described property is recorded in , .

TO HAVE AND TO HOLD the aforesaid lot or parcel of land and all privileges and appurtenances thereto belonging to the Grantee in fee simple.

And the Grantor covenants with the Grantee, that Grantor is seized of the premises in fee simple, has the right to convey the same in fee simple, that title is marketable and free and clear of all encumbrances, and that Grantor will warrant and defend the title against the lawful claims of all persons whomsoever except for the exceptions hereinafter stated.

Title to the property hereinabove described is subject to the following exceptions:

General utility easements and rights of way affecting subject property

IN WITNESS WHEREOF, the Grantor has hereunto set his hand and seal, or if corporate, has caused this instrument to be signed in its corporate name by its duly authorized officers and its seal to be hereunto affixed by authority of its Board of Directors, the day and year first above written.

(Cor	porate Name)	Arnold M	Down Hilton, Jr.	Hully (SEAL)
By:		- THE HOLD IVE	A A	
President		Debra S	o Sulainsen F Swaringen Hilton	CSEAL)
ATTEST:				
		The Control of the Co		(SEAL)
Secretary (Corporate, Sea	0)			(SEAL)
Turnet Ex	A. Carrier and A. Car			
E E O				
S.S.S.		County.		
	() -1 the undersigned a Notary	Public of the County a	and State aforesaid, certi	fy that Arnold McDowd
SEAL STAMP	Hilton, Jr. and Debra Sy and acknowledged the execution	varingen Hilton	Grantor, personally ap	and official stamp or seal.
SEAL STAMP	this July 24, 2003.	on or the reregent and	1 1	-
The same of the sa		1000	thiring & Sta	Wellotary Public
	My commission expires: 12/23	3/2003	Marie Del	Notary Public
	NORTH CAROLINA, Union	County.	10	
SEAL-STAMP	I, the undersigned, a Notary before me this day and ackno	Public of the County a	Secretary of a North	fy that _ personally came Carolina corporation and
	that by authority duly given an	nd as the act of the corp	poration, the foregoing in	strument was signed in its
	name by its President, sealed	with its corporate seal	and attested by him/her	as its Secretary. Witness
	my hand and official stamp or	seal, this//		
	My commission expires:/_	<u> </u>	ed a theory times to be a set of the second	Notary Public
The foregoing Certificate(s)	of Patricia S. Stanle	. 1/9	And the second s	
The foregoing certificate(s)) of	di Ne		
	. This instrument and this certificate	e are duly registered at t	he date and time and in th	ne Book and Page shown on
me msi page nereor.	PRICE REGISTE	R OF DEEDS FOR	unioo	COUNTY
Ву	Ma	Brusto	Deputy/A	ssistant-Register of Deeds.
/1		, ,	J/11	OIL DICUS.

EXHIBIT A

THE STATE OF STATE OF

Tax Code: 09-238-006

16 M. Oak

BEGINNING at a stake on the Western edge of Hayne Street in the Southern corner of the intersection of Hayne Street and Penn Street, and runs thence down and with the Western edge of Hayne Street South 0 deg. 50 Min. East 61 feet to a corner with Lot No. 2; thence North 89 deg. 25 Min. E. 134 feet to a point in the center of a ditch; thence North 3 deg. 30 Min. West 62.5 ft. to an iron stake in the southern edge of Penn St.: thence along and with the Southern edge of Penn Street, N. 89 deg. 25 Min. East 136.5 ft to the iron stake, point of beginning, and being Lot No. 1, Block C, in the plat of the Armfield Brothers, to which reference is hereby made and being the same property surveyed and platted by T.C. Dove, R.L.S., April 15, 1961, and being the same property deeded by Gurney P. Hood, Commissioner of Banks, to Mary Alice Peninger by deeds recorded in Book 80, page 457, Registry of Union County.



Parcel Number

09238006

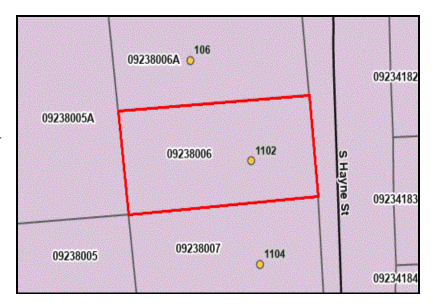
Owner

GRIMES

TERESA P PARKER VANN PAND TRUSTEE ET WILMA L FAMILY TRUST

Mailing Address

2514 QUAIL RUN RD MONROE NC, 28112



Account Information

Land Value \$28,400.00

#2 PENINGER BLK C PLAT **Building Value** \$26,900.00 Description **INFRONT OF DB 34**

\$55,300.00 **Situs Address Total Value** 1102 N HAYNE ST 0.1780 **Property Class Acreage** RESIDENTIAL

Sales Information

Sale Date	Sale Amount	Book & Page	Grantor
10/14/2023	\$0.00	W24E 0159	PARKER, WILMA L
06/05/2017	\$0.00	6945 546	PARKER JEFFREY W
05/01/2017	\$0.00	6923 609	PARKER VANN P & WILMA L

Location Information

Municipal

Monroe Administration

12 Mile Service Area No

Census Tract Number

County Zoning Code CITY

School Assignment Information School

Zoning Administration Monroe **ETJ**

205.02 **FEMA Panel** 5434

Fire District Monroe **FEMA Zone**

Soils BuB

Building Information View Real Property Site

Total Living Area 1453 1930 Year Build

District Voting Assignments (Jurisdictions)

Congressional q J RAY SHUTE **Polling Place School District CENTER District**

Senate **Precinct District** #2 **State House** 55 35 District

• Union County - Property Information

Parcel Number 09238006 Tax Year 2024 ✓

Class 11 - RESIDENTIAL

Physical Address 1102 N HAYNE ST MONROE NC

28112

Deeded Acres 0.1780

 FMV
 55,300

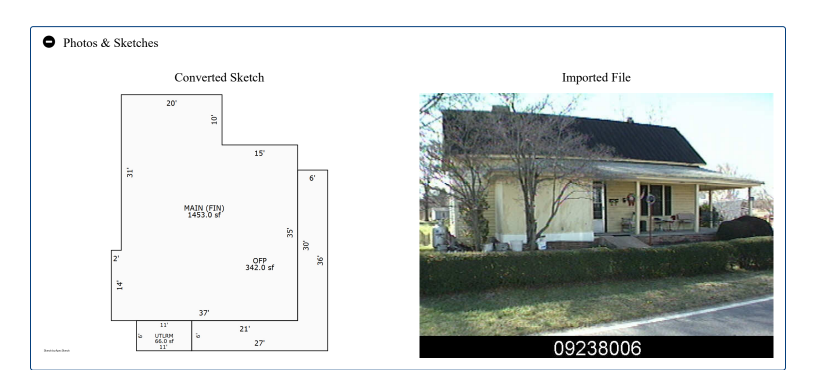
 Exemption/Exclusion
 0

 Deferred
 0

 ASV
 55,300

 Tax Rate
 0.5880

 Total Tax
 \$325.17



• Legal					
Legal Description	Subdivision Name	Block	Lot	Deed Book	Deed Page
#2 PENINGER BLK C PLAT INFRONT OF DB 34					

● Billing	
	Total
Tax Billed	\$325.17
Fire Fees Billed	\$0.00
Interest Billed	\$0.00
Fees Billed	\$0.00
Total Billed	\$325.17
Amount Paid	\$325.17
Total Unpaid	\$0.00
Date Paid	9/20/2024
Paid By	WILMA LEDBETTER PARKER ESTATE

Tax Due Amounts		
If paid in	Amount due is	
December 2024	\$0.00	
Tax Due amounts are for all unpaid years.	Pay Taxes	
See Payment History section for year-by-year details.		

No Exclusions

• Payment History Tax Year **Total Due Total Paid Amount Unpaid Date Paid** 2024 \$325.17 \$325.17 \$0.00 9/20/2024 \$0.00 2023 \$325.17 \$325.17 9/22/2023 2022 \$0.00 10/18/2022 \$325.17 \$325.17 2021 \$325.17 \$325.17 \$0.00 1/3/2022 2020 \$220.00 \$220.00 \$0.00 9/4/2020 Show 5 More (12)

Owner Information

2020

OWNER GRIMES, TERESA P TRUSTEE ET AL

2514 QUAIL RUN RD Mailing Address

MONROE, NC 28112

OWNER PARKER VANN PAND WILMA L

FAMILY TRUST,

17,000

30,100

Mailing Address 2514 QUAIL RUN RD MONROE, NC 28112

OWNER PARKER, JEFFREY W TRUSTEE

Mailing Address 5114 S ROCKY RIVER RD

MONROE, NC 28112

Assessments **Assessed Building** Year **Assessed Land Assessed Total** 2024 28,400 26,900 55,300 2023 28,400 26,900 55,300 2022 28,400 26,900 55,300 2021 28,400 26,900 55,300

Show 5 More (12)

13,100

Property Class Description		Total Finished Area	
RES - Residential 50 Conventional 1.0 Pre 60		1,453	
Base Cost		Accommodations	
First Floor Living Area	1,453 Square Ft.	3 Fixture Bathroom	
		Crawlspace	
Roof Type		Extra Fixtures	
Gable		Number of Bedrooms	
		Number of Family Rooms	
Garages and Carports		Number of Rooms	
Utility Room	66 Square Ft.		
<u> </u>		Access Type	
Porches and Patios		Typical	
Open Frame Porch	342 Square Ft.		
1		Roofing Material	
		G 1 G 1	

Accommodations	
3 Fixture Bathroom	1.00
Crawlspace	1,453 Square Ft.
Extra Fixtures	2.00
Number of Bedrooms	1.00
Number of Family Rooms	1.00
Number of Rooms	1.00

Year Built

1930

Access Type	
Typical	

Roofing Material	
Corrugated Steel	1,453 Square Ft.

Exterior Wall First Floor	
Wood Siding	1,453 Square Ft.

Style of House

50 Conventional 1.0 Pre 60

Year	Market Land	Market Building	Market Total
2024	28,400	26,900	55,3
2023	28,400	26,900	55,3
2022	28,400	26,900	55,3
2021	28,400	26,900	55,3
2020	13,100	17,000	30,1

OFFERING 3 DEED

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BOOK 167 PAGE 534

TO HAVE AND TO HOLD the aforesaid tract or lot, of land and all privileges and appurtenances thereto belonging to the said part_Y___ of the second part ___his__ heirs and assigns, to _his__ only use and behoof; and the said part_Y___ of the first part covenants that ____she_is___ seized of said premises in fee, and ha_s_ the right to convey the same in fee simple and that the same is free from all encumbrances, and that ____she___ will warrant and defend the said title to the same against the claims of all persons whomsoever.

In Testimony whereof, the said part_Y__ of the first part ha_s__ hereunto set__her__ hand__ and seal__, the day and year above written.

	Ellis Cornel	lia Gennigy (SEAL)
Attest:		(SEAL)
	**************************************	(SEAL)
		(SEAL)
		(SEAL)
Mills Cornellie Dentucer (Magle)	** ***********	(SEAL)
THIS DEED, made rule rock, day o		(SEAL)

DEED

ELLIE CORNELIA PENINGER (Single)	
TO	
VANN_PARKER	
Rt. 4, monroe	
Amount \$ & O.V.C.	
Date day ofApril,	
196_ 1	Short I a
Filed for registration on the24 day	
of Cepril, 196.1_, at	
of cpril, 196, at \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
in the office of the Register of Deeds for	And the second second
Union County, N. C., in Book147	
of Deeds, on page535, &c.	
Clara Saney Register of Deeds	
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Revenue Stamp \$ \$	•
C. S. C. \$ Reg. \$	ン た
THE MONROE ENQUIRER, MONROE, N. C	1
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ZONING INFORMATION - RMD

4.2.3. RMD – RESIDENTIAL MEDIUM DENSITY

- A. Intent. The Residential Medium Density (RMD) district is intended to implement the suburban land use character area as defined in the Forward Monroe plan. RMD allows for a neighborhood development pattern and is intended to allow for a mix of housing types, including single family detached, townhouses/attached single family, and may permit compatible uses as permitted in Section 7: Permissible Uses and Standards.
- B. **Standards**. The standards that apply to RMD districts, which are intended to promote a neighborhood development pattern, including a mixture of single family detached and attached homes, are defined in Table 4.2.3. below.
- C. **Density.** Maximum permitted density is three (3) dwelling units per acre, by-right. A maximum four (4) dwelling units per acre may be approved if an applicant qualifies for Cluster Development.
- D. Cluster Development. Cluster development within the RMD district is permitted if an applicant consents in writing to the single-family design guidelines as defined in Section 8.7.2: Single Family Design Guidelines. Cluster development shall be a minimum five (5) acres in size. Cluster development allows an applicant to qualify for reduced minimum lot sizes per Table 4.2.3.1 and an increase in permitted density to a maximum of four (4) dwelling units per acre. In accordance with Section 3.4.15: Major Subdivision Preliminary Plat, cluster developments shall meet all requirements for a subdivision, site plan and all other applicable City ordinances and this UDO. A cluster development shall be reviewed as a Conditional Rezoning as outlined in section 4.6 "Conditional Zoning" following the Zoning Map Amendment process outlined in section 3.4.6 "Zoning Map Amendment (Rezoning)".
 - 1. Open Space. Cluster developments shall designate at least 30% of the site for contiguous open space as defined in Section 8.8.E. The locations of the open space shall be reviewed at the time of rezoning and be dependent upon the internal layout of the project and the adjacent uses. Where properties do not require rezoning, open space shall be reviewed as part of the subdivision preliminary plat. Internally located open space may be needed to compliment a conservation subdivision form, while perimeter open space may be needed to provide a transition or separation from an adjacent lower density residential or agricultural use. Open space areas may be used for the buffering required in Section 4.2.3.D.4 of this UDO.

- 2. **Connectivity**. Neighborhoods are to be interconnected and connect to adjacent neighborhood. Flexibility for connections shall be provided to preserve on-site environmental resources and preservation areas. Internal connections shall occur through streets and multimodal connections.
- 3. **Mixture of Housing (Lot) Types**. Each cluster development shall contain at least three (3) different housing types from Table 4.2.3.1. No less than 20% and no more than 60% should be provided of one housing type or lot size out of the housing types to be provided:

Table 4.2.3.1. Mix of Housing Types

Туре	Lot Size	Minimum Lot Width	Lot Arrangement/Placement
Perimeter Lot/Estate House	20,000 Square Feet - 1 Acre	150′	
Single-Family Residential Type 1	10,000 – 20,000 Square Feet	75'	
Single-Family Residential Type 2	8,000 - 10,000 Square Feet	70'	Internal to site (i.e. not on periphery of boundary of development)
Single-Family Residential Type 3	6,500 – 8,000 Square Feet	60'	Internal to site; no more than 20% of the total housing units
Single-Family Attached Residential	N/A for single-family attached (townhome – 3 or more attached units) and two family residential duplex/villa (2 attached units).		Internal to site; no more than 20% of the total housing units

4. **Buffering**. See Section 8.3.

Table 4.2.3.2. RMD District Development Standards Table

RMD District Development Standards Table			
Building Height		Maximum 3 Stories	
Density		Maximum 3 Units / Acre (By-Right) Maximum 4 Units / Acre (Cluster)	
	Front	20' May be reduced to 15' where a common parking area is provided (no driveway/garage)	
Setbacks ¹	Side	10' (interior lot) 15' (corner lot)	
	Rear	10' (interior lot) 20' (through lot)	
	Width ²	75' Minimum	
Lot	Area	12,000 Square Feet Minimum (By-Right) 6,500 Square Feet Minimum (Cluster) (Refer To Table 4.2.2.1)	
	Coverage	40% Maximum 50% Maximum (Townhomes / Attached and Duplex / Triplex / Quadplex)	
Open Space		See Section 8.8: Open Space	
c. I I		located outside a designated floodplain, but where a stream is g or fill may be located within a distance of the stream bank	

equal to five times the width of the stream at the top of the bank or 35 feet on each side, whichever is greater.

² Lot width minimum requirements shall not apply to townhomes/attached single family or duplex/triple/quadplex units.

4.2.4. RHD - RESIDENTIAL HIGH DENSITY

- A. Intent. The Residential High Density (RHD) district allows for a more dense development pattern and is intended to allow for a mixture of housing types, including multifamily. The RHD zoning district is intended to be utilized in areas that feature a design and scale that encourage townhouse/attached single family, duplex/triplex/quadplex, and multifamily development and may permit compatible uses as permitted in Section 7: Permissible Uses and Standards.
- B. **Standards**. The standards that apply to RHD districts, which are intended to promote more dense development featuring attached residential and multifamily, are defined in Table 4.2.4. below.
- C. **Density**. Maximum permitted density is ten (10) dwelling units per acre.
- D. **Design Standards**. Multifamily developments may require additional design standards in accordance with Section 8.7: Design Standards, of this UDO.

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Parking	Placement	Rear	Side/Rear
	Shared Parking	Permitted (See Section 5.9)	Permitted (See Section 5.9)
	Structure	allows for a mixture of uses on	Permitted if parking structure allows for a mixture of uses on ground floor
Incentives Pe	ermitted	Yes (See Section 5.10)	Yes (See Section 5.10)
Open Space		See Section 8.8: Open Space	See Section 8.8: Open Space
			See Section 8.7: Design Standards
		ground floor, minimum 40% for	Minimum 50% transparency for ground floor, minimum 40% for upper floors

Notes:

5.5. COMMUNITY CORRIDOR MIXED-USE 1 DISTRICT (CC-MX1)

- A. Community Corridor Mixed-Use 1 District (CC-MX1) Purpose and Intent. The Community Corridor Mixed-Use 1 District (CC-MX1) is intended to implement the Neighborhood Mixed-Use Center character area as designated on the FLUM. More specifically, the CC-MX1 district intends to:
 - Act as a transitional mixed-use district from the US-74 commercial corridor and may service multiple neighborhoods (i.e. community retail);

 $^{^{1}}$ Can be increased by a factor of 1.5 where an active use area is provided.

 $^{^2}$ Can be increased by a factor of 0.5 where an active use area is provided.

³ 25' may be permitted to accommodate those lots without access to an alley or shared driveway in order to accommodate a driveway where rear serving parking or loading is provided.

⁴ Except where served by rear parking, not to exceed 50' without a design alternative.

- 2. Permit community level retail for areas in greater radius than the immediate neighborhood;
- 3. Permit a maximum 100,000 square feet single-use general retail by right;
- 4. Allow for dynamic mixed-use developments;
- 5. Provide for both vertical and horizontal mixture of uses within a building or development;
- 6. Permit increased densities through the use of mixed-use zoning district incentives;
- 7. Be implemented in two geographic locations and shown in Figure 5.5, Figure 5.5.1, and Figure 5.5.2; and
- 8. Regulate development per the standards defined in Table 5.5.

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B. Community Corridor Mixed-Use 1 District (CC-MX1) Implementing Map.

Figure 5.5. CC-MX1 District Implementing Map

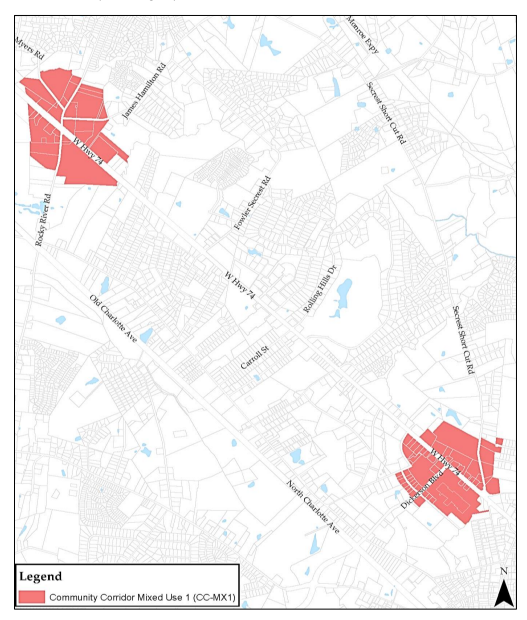


Figure 5.5.1. CC-MX1 District Implementing Map Zoom 1 $\,$

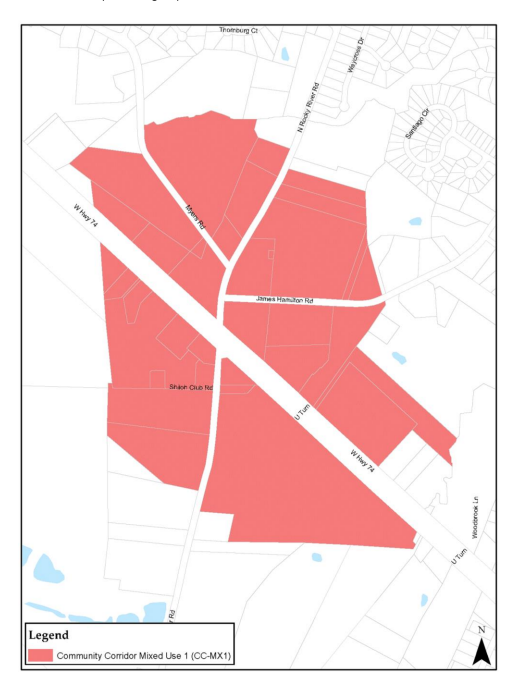
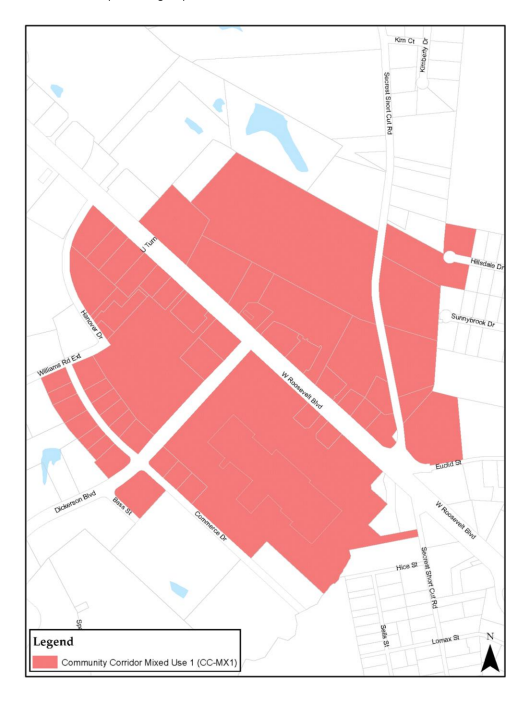


Figure 5.5.2. CC-MX1 District Implementing Map Zoom 2



C. Community Corridor Mixed-Use 1 District (CC-MX1) Development Standards Table.

Table 5.5. CC-MX1 District Development Standards

	CC-I	MX1 District Development Standards	
Building Height		Maximum 4 Stories Buildings above 3 stories shall be situated closer to US 74 where practicable	
Density		8 Units/Acre (By Right) 10 Units/Acre Maximum (See Section 5:10 for Incentives)	
Duilding	Front (Street) ¹	15'/30'	
Building Placement	Side ²	5' min	
(min/max)	Rear ³	10' min	
	Length (min)	100	
Lot	Width (min)	50	
	Coverage (max)	85%	
	% Requirement	25%	
Frontage	Active Use Areas	Permitted, but active use area shall not be physically adjacen to residentially zoned property	
	Entrances	Oriented to street	
Parking Placement		Off-Street	

	Shared Parking	Permitted (See Section 5.9)
	Accessory Parking Structure	Not Permitted
Incentives Pe	rmitted	Yes (See Section 5.10)
Open Space		See Section 8.8: Open Space
Architectural	Standards	See Section 8.7: Design Standards Minimum 40% transparency for each story of a building

Notes:

5.6. COMMUNITY CORRIDOR MIXED-USE 2 DISTRICT (CC-MX2)

- A. Community Corridor Mixed-Use 2 District (CC-MX2) Purpose and Intent. The Community Corridor Mixed-Use 2 (CC-MX2) District implements the Neighborhood Mixed-Use Center character area as designated on the FLUM and is surrounded by suburban and rural uses. More specifically, the CC-MX2 district intends to:
 - CC-MX2 permits small-scale, neighborhood-oriented commercial uses that are compatible with nearby residential uses
 - 2. Promote neighborhood-oriented commercial uses that are within a convenient traveling distance from the neighborhood in which they serve;
 - 3. Allow for lesser intense uses through the Table of Permissible Uses;

 $^{^{1}}$ Can be increased by a factor of 1.5 where an active use area is provided.

² 44' may be permitted to accommodate those lots without access to an alley or shared driveway in order to accommodate a driveway where rear serving parking or loading is provided.

³ Except where served by rear parking, not to exceed 60' without a design alternative. Also accommodates required buffering.

REAL PROPERTY AUCTION PURCHASE AND SALE CONTRACT

bec	ome	the high bidder of the Property describ	nited Country Real Estate Blue Ridge Land & bed below. For valuable consideration, Buyer off litions of this Real Property Auction Purchase an	ers to purchase and Seller agrees to sell			
1.	PA	PARTIES; PROPERTY DESCRIPTION; PURCHASE PRICE; AND CLOSING.					
		(a) "Seller": Teresa P. Grimes , Jeffrey W. Parker (b) "Buyer":					
	(c)	"Property": Street Address:	1002 N. Havne St				
	(0)	City: Mon	1002 N. Hayne St roe Zip: 28112 County:	Union , NC			
		Lot/Unit, Block	roe Zip: 28112 County: /Section , Subdivision/Condominium at Page(s) PIN/PID:				
		Plat Book/Slide	at Page(s) PIN/PID:	09238004			
		Other description: +/-0.4	Acres and Improvements				
			rty may be described in Deed Book <u>W24</u> ver taxes, zoning, school districts, utilities, and				
		The Property shall inclu	ide all the above real estate described together well thereon and the fixtures and personal property	vith all appurtenances thereto including			
		ADDITIONAL PARCELS. If add	litional parcels are the subject of this Contract the term "Property" as used herein shall be deem	, any such parcels are described in an			
		Mineral rights X are are not include Timber rights X are are not include					
		The Property will X will not include					
		The Property will X will not include	de an off-site and/or separate septic lot, boat slip				
			site or separate septic lot, boat slip, garage, par ged to provide details by using the Additional Pr				
	(d)	"Purchase Price": \$	paid in U.S. Dollars upon the				
		\$ 5,000.00	EARNEST MONEY DEPOSIT as cash wire transfer electronic transfer	personal check X official bank check			
		\$	BALANCE of the Purchase Price in cash at paid with the proceeds of a new loan)	Closing (some or all of which may be			
		Effective Date or within five (5) day and applied as part payment of the Contract. If the parties agree that Buttransfer, including the establishment	oney Deposit to	Deposit shall be held by Escrow Agent sbursed as otherwise provided by this er agrees to cooperate in effecting such essary information to Buyer, provided,			
		dishonored, for any reason, Buyer sh wire transfer or electronic transfer to right to terminate this Contract upon	ver the Earnest Money Deposit, or should any chall have one (1) banking day after written notice the payee. If Buyer does not then timely deliver a written notice to Buyer, and Seller shall be ditional remedies allowed for dishonored funds.	ce to deliver cash, official bank check, the required funds, Seller shall have the			
	(e)	"Closing Date" (See paragraph 8 for	details): <u>03/31/2025</u>				
	AN AN CO	Y EARNEST MONIES DEPOSITE Y INTEREST EARNED THERE	L ESTATE BROKERAGE FIRM ACTING A ED BY BUYER IN AN INTEREST-BEARIN ON SHALL BE DISBURSED TO THE E NSES INCURRED BY MAINTAINING SU	G TRUST ACCOUNT AND THAT CSCROW AGENT MONTHLY IN			

Page 1 of 8

North Carolina Association of REALTORS®, Inc. REALTOR® Buyer Initials Seller Initials



STANDARD FORM 620-T Revised 7/2024 © 7/2024

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.

		ES:	

Closing.

(a) Included Items: The following items, if any, are deemed fixtures and are included in the Purchase Price free of liens
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 o otherwise are NOT included in the Purchase Price:
3. PERSONAL PROPERTY: The following personal property shall be transferred to Buyer at no value at Closing "As is"
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 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 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

7. SPECIAL ASSESSMENTS: If the Property is subject to any pending or confirmed governmental or owners' association special

indemnity shall survive this Contract and any termination hereof. Buyer may conduct a walk-through inspection of the Property prior to

8. CLOSING: Th	ne closing shall take place on	03/31/2025	(the "Closing Date") unless otherwise agreed in
writing, at a time an	nd place designated by Buyer. Closing	g is defined as the date and	time 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 modific	ation thereto, if one party is ready, v	willing and able to comple	ete Closing on the Closing Date ("Non-Delaying
Party") but it is not	possible for the other party to complete	e Closing by the Closing D	Date ("Delaying Party"), the Delaying Party shall be
entitled to a delay in	Closing and shall give as much notice a	is possible to the Non-Delay	ring Party and closing attorney. If the Delaying Party
fails to complete Clo	sing within seven (7) days of the Closing	g Date (including any amen	ded Closing Date agreed to in writing by the parties),
then the Delaying P	arty shall be in breach and the Non-De	elaying Party may terminate	e this Contract and shall be entitled to enforce any
remedies available to	such party under this Contract for the b	reach.	

Page 2 of 8

9. POSSESSION: Possession, includ openers, electronic devices, etc.), shall b		ty (keys, codes including security codes, garage door X at Closing OR on
cost of deed preparation. Rental income Closing shall not be prorated. In the country to any such income for the current year ad valorem taxes due as a result of the Owners' association dues or other like responsible for the prorated amounts of expenses in connection with Buyer's pure connection.	e from agricultural tenancies shall event that such income is not prorated, to Any other rental income from the Proceeding (except deferred taxes for price charges shall be prorated on a calent f any taxes and dues through the date urchase of the Property, including, but	shall pay any real estate transfer or excise tax and the be prorated on a calendar year basis as of the date of then the parties agree that Seller Buyer is entitled perty, Property taxes for the current year, any deferred or years, which are the Seller's sole responsibility) and dar year basis as of the date of Closing, with Seller e of Closing. Buyer shall be responsible for all other not limited to, the expense of any survey ordered by sees and preparation fees for any other documents.
satisfactory to Buyer and Buyer's title inservices, materials or rental equipment to lien against the Property as described in indemnify Buyer, Buyer's lender(s) and E (b) Designation of Lien Agent, Pay designated a Lien Agent, and Seller shall deeds of trust, deferred ad valorem tax satisfied by Seller prior to or at Settlen obligated to obtain any such cancellation (c) Good Title, Legal Access: Seller stated to DEED NON-WARRANTY (QUITC deed, etc.) (describe): which shall convey fee simple markets encumbrances or defects, including the valorem taxes for the current year (prores	surer, if any, executed by Seller and any of the Property within 120 days prior to N.C.G.S. §44A-8 verifying that each sure Buyer's title insurer against all loss from a ment and Satisfaction of Liens: If all deliver to Buyer as soon as reasonably tes, liens and other charges against the ment such that cancellation may be proposed by the secute and deliver a GENER LAIM) DEED OTHER (sheriff's deather and insurable title, without exceptions which would be revealed by a cutated through the date of Settlement); ut the value of the Property; and such other	required by N.C.G.S. §44A-11.1, Seller shall have y possible a copy of the appointment of Lien Agent. All the Property, not assumed by Buyer, must be paid and comptly obtained following Closing. Seller shall remain the AL WARRANTY DEED X SPECIAL WARRANTY ed, tax deed, trustee's deed, executor or administrator's the Property in recordable form no later than Closing, tion for mechanics' liens, and free of any other liens, rrent and accurate survey of the Property, except: ad ility easements and unviolated covenants, conditions or er liens, encumbrances or defects as may be assumed or
	lamaged so that the Property cannot be	erty shall be borne by Seller, reasonable wear and tear conveyed in substantially the same condition as of the money shall be returned to Buyer.
Association Disclosure Statement. OR	erty and Owners' Association Disclos	ed copy of the N.C. Residential Property and Owners'
Mandatory Disclosure Statement. OR	or the Property Buyer received a sign	ed copy of the N.C. Mineral and Oil and Gas Rights ghts Mandatory Disclosure Statement because (SEE
GUIDELINES): Buyer's receipt of a Mineral and Oil as	nd Gas Rights Mandatory Disclosure atract and shall not constitute the assum	Statement does not modify or limit the obligations of ption or approval by Buyer of any severance of mineral
Buver Initials	Page 3 of 8	STANDARD FORM 620-T Revised 7/2024 © 7/2024

gas rights has occurred or is intended.
(c) Lead-Based Paint Disclosure (check if applicable): The Property is residential and was built prior to 1978. (Lead-Based Paint and/or Lead-Based Paint Hazards Disclosure in attached).
(d) Addenda (itemize all addenda and attach hereto): Seller Financing Addendum (Form 2A5-T) Short Sale Addendum (Form 2A14-T) Buyers 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' 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
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 the owners' association or the association manager is:
(f) Other:
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 see 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 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.
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STANDARD FORM 620-T Revised 7/2024 © 7/2024

Buyer Initials _____ Seller Initials _

- 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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STANDARD FORM 620-T

Revised 7/2024

Buyer Initials

Seller Initials

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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:		SELLER:	
	_(SEAL)		_(SEAL)
		Teresa P. Grimes	
Date:	_	Date:	_
	_(SEAL)		_(SEAL)
		Jeffrey W. Parker	
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.

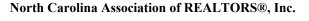
Page 7 of 8

Escrow Agent acknowledges receipt of the eterms hereof.	earnest money and agrees to hole	d and disburse the same in accordance with the
Date:	Escrow Agent:	United Country - Blue Ridge Land and Auction
	By:	
	,	(Signature)
SELLING AGENT INFORMATION:		
Individual Selling Agent:		Real Estate License #:
Acting as a Design	nated Dual Agent (check only if app	_Real Estate License #: plicable)
Individual Selling Agent Phone #:	Fax #:	Email:
Firm Name: United Country Real Estate Blue Acting as Seller's	Ridge Land & Auction (sub) Agent Buyer's Agent	Dual Agent
Firm Mailing Address:		
NCAL Firm License #:		
LISTING AGENT INFORMATION:		
Individual Listing Agent: Matt Gallimore Acting as a Design	nated Dual Agent (check only if app	Real Estate License #: 311692
Individual Listing Agent Phone #: (540)745-200	05 Fax #: <u>(540)745-4401</u>	Email: gallimore.matt@gmail.com
Firm Name: United Country Real Estate Blue Acting as Seller's 102 S. Locust St. Firm Mailing Address: Floyd, VA 24091	Ridge Land & Auction (sub) Agent Dual Agent	
NCAL Firm License #: 35716		
BID CALLER INFORMATION:		
Auctioneer (Bid Caller) Name: Matt Gallimore	2	NCAL License #: 10250

BUYER'S PREMIUM AGREEMENT AUCTION SALES

	United Country Real Estate Blue Ridge Land & Auction	, Firm, , Bidder,
	rations recited herein in connection with the sale by auction of the follo	, is based upon
("Property").		
conducted by including a buyer's premium of	erty offered for sale by auction, and Broker and Seller have agreed that the upon the final high bid price as ntract sale price shall be the sum of the successful high bid plus the Buye	determined by
2. Bidder desires to bid upon said Property.		
	illowing Bidder to bid at the auction of the Property, Bidder hereby ack der for the Property, then Bidder will enter into a purchase and sale cont in the auction materials.	
4. Bidder acknowledges and agrees that incl Bidder and that Firm continues to act as the age	clusion and/or payment of the Buyer's Premium shall not make Firm the ent of Seller in the sale of the Property.	ne agent of the
Residential Property and Owners' Association	Lead-Based Paint and/or Lead-Based Paint Hazards, if applicable, a Disclosure Statement, if applicable, and a Mineral and Oil and Gas Rigmade available by Firm for Bidder's review prior to the start of the auctio	ghts Mandatory
(initials) Bidder acknowledges re	receipt and acceptance of the terms and conditions of the auction to be	e conducted.
	OF REALTORS®, INC. MAKES NO REPRESENTATION AS TO VISION OF THIS FORM IN ANY SPECIFIC TRANSACTION.	THE LEGAL
Bidder	Date	
Bidder	Date	
Entity Bidder:		
(Name of LLC/Corporation/Partnership/Trust/e	etc.)	
Ву:	Date:	
Name:		
United Country Real Estate Blue Ridge Land Firm		
By:	Date:	

Page 1 of 1





STANDARD FORM 610 Revised 1/2015 © 7/2024

NORTH CAROLINA REAL ESTATE COMMISSION



Residential Property And Owners' Association Disclosure Statement

Protecting the Public Interest in Real Estate Brokerage Transactions

Property Address/Description: 1002 N. Hayne St., Monroe, NC 28112

Owner's Name(s): Teresa P. Grimes, Jeffrey W. Parker

North Carolina law N.C.G.S. 47E requires residential property owners to complete this Disclosure Statement and provide it to the buyer prior to any offer to purchase. There are limited exemptions for completing the form, such as new home construction that has never been occupied. Owners are advised to seek legal advice if they believe they are entitled to one of the limited exemptions contained in N.C.G.S. 47E-2.

An owner is required to provide a response to every question by selecting Yes (Y), No (N), No Representation (NR), or Not Applicable (NA). An owner is not required to disclose any of the material facts that have a NR option, even if they have knowledge of them. However, failure to disclose latent (hidden) defects may result in civil liability. The disclosures made in this Disclosure Statement are those of the owner(s), not the owner's broker.

- If an owner selects Y or N, the owner is only obligated to disclose information about which they have actual knowledge. If an owner selects Y in response to any question about a problem, the owner must provide a written explanation or attach a report from an attorney, engineer, contractor, pest control operator, or other expert or public agency describing it.
- If an owner selects N, the owner has no actual knowledge of the topic of the question, including any problem. If the owner selects N and the owner knows there is a problem or that the owner's answer is not correct, the owner may be liable for making an intentional misstatement.
- If an owner selects NR, it could mean that the owner (1) has knowledge of an issue and chooses not to disclose it; or (2) simply does not know.
- If an owner selects NA, it means the property does not contain a particular item or feature.

For purposes of completing this Disclosure Statement: "Dwelling" means any structure intended for human habitation, "Property" means any structure intended for human habitation and the tract of land, and "Not Applicable" means the item does not apply to the property or exist on the property.

OWNERS: The owner must give a completed and signed Disclosure Statement to the buyer no later than the time the buyer makes an offer to purchase property. If the owner does not, the buyer can, under certain conditions, cancel any resulting contract. An owner is responsible for completing and delivering the Disclosure Statement to the buyer even if the owner is represented in the sale of the property by a licensed real estate broker and the broker must disclose any material facts about the property that the broker knows or reasonably should know, regardless of the owner's response.

The owner should keep a copy signed by the buyer for their records. If something happens to make the Disclosure Statement incorrect or inaccurate (for example, the roof begins to leak), the owner must promptly give the buyer an updated Disclosure Statement or correct the problem. Note that some issues, even if repaired, such as structural issues and fire damage, remain material facts and must be disclosed

by a broker even after repairs are made.

BUYERS: The owner's responses contained in this Disclosure Statement are not a warranty and should not be a substitute for conducting a careful and independent evaluation of the property. Buyers are strongly encouraged to:

- Carefully review the entire Disclosure Statement.
- Obtain their own inspections from a licensed home inspector and/or other professional.

DO NOT assume that an answer of N or NR is a guarantee of no defect. If an owner selects N, that means the owner has no actual knowledge of any defects. It does not mean that a defect does not exist. If an owner selects NR, it could mean the owner (1) has knowledge of an issue and chooses not to disclose it, or (2) simply does not know.

BROKERS: A licensed real estate broker shall furnish their seller-client with a Disclosure Statement for the seller to complete in connection with the transaction. A broker shall obtain a completed copy of the Disclosure Statement and provide it to their buyer-client to review and sign. All brokers shall (1) review the completed Disclosure Statement to ensure the seller responded to all questions, (2) take reasonable steps to disclose material facts about the property that the broker knows or reasonably should know regardless of the owner's responses or representations, and (3) explain to the buyer that this Disclosure Statement does not replace an inspection and encourage the buyer to protect their interests by having the property fully examined to the buyer's satisfaction.

- Brokers are NOT permitted to complete this Disclosure Statement on behalf of their seller-clients.
- Brokers who own the property may select NR in this Disclosure Statement but are obligated to disclose material facts they know or reasonably should know about the property.

Buyer Initials	Owner	ner Initials	REC 4.22	
Buyer Initials	Owner	ner Initials	REV 5/24 1	

SECTION A. STRUCTURE/FLOORS/WALLS/CEILING/WINDOW/ROOF

	Yes	No	NR		
A1. Is the property currently owner-occupied? Date owner acquired the property: If not owner-occupied, how long has it been since the owner occupied the property?			X		
A2. In what year was the dwelling constructed?			X		
A3. Have there been any structural additions or other structural or mechanical changes to the dwelling(s)?			X		
A4. The dwelling's exterior walls are made of what type of material? (Check all that apply) Brick Veneer Vinyl Stone Fiber Cement Synthetic Stucco Composition/Hardboard Concrete Aluminum Wood Asbestos Other	l		X		
A5. In what year was the dwelling's roof covering installed?			X		
A6. Is there a leakage or other problem with the dwelling's roof or related existing damage?			X		
A7. Is there water seepage, leakage, dampness, or standing water in the dwelling's basement, crawl space, or slab?			X		
A8. Is there an infestation present in the dwelling or damage from past infestations of wood destroying insects or organisms that has not been repaired?			X		
A9. Is there a problem, malfunction, or defect with the dwelling's: NA Yes No NR NA Yes No NR	ige	A Yes	No NR X X X X X		
Explanations for questions in Section A (identify the specific question for each explanation):					
SECTION B. HVAC/ELECTRICAL B1. Is there a problem, malfunction, or defect with the dwelling's electrical system (outlets, wiring, panels, switches, fixtures, generator, etc.)?					
B2. Is there a problem, malfunction, or defect with the dwelling's heating and/or air conditioning?	Ш		X		
B3. What is the dwelling's heat source? (Check all that apply; indicate the year of each system manufacture) [Furnace [# of units] Year:			X		
Buyer Initials Owner Initials Buyer Initials Owner Initials		REC 4.	2		

	y es	No	NK
B4. What is the dwelling's cooling source? (Check all that apply; indicate the year of each system manufacture) Central Forced Air: Year: Wall/Windows Unit(s): Year: Other: Year:			X
B5. What is the dwelling's fuel source? (Check all that apply) Electricity Natural Gas Solar Propane Oil Other:			X
Explanations for questions in Section B (identify the specific question for each explanation):			
SECTION C. PLUMBING/WATER SUPPLY/SEWER/SEPTIC			
	Yes	No	NR
C1. What is the dwelling's water supply source? (Check all that apply) City/County Shared well Community System Private well Other:			X
If the dwelling's water supply source is supplied by a private well, identify whether the private well has been tested for: (Check all that apply).			
Quality Pressure Quantity			
If the dwelling's water source is supplied by a private well, what was the date of the last water quality/quantity test?			
C2. The dwelling's water pipes are made of what type of material? (Check all that apply) Copper Galvanized Plastic Polybutylene Other:			X
C3. What is the dwelling's water heater fuel source? (Check all that apply; indicate the year of each system manufacture) Gas: Solar: Other:			
C4. What is the dwelling's sewage disposal system? (Check all that apply) Septic tank with pump community system Septic tank Connected to City/County System City/County system available Other: Straight pipe (wastewater does not go into a septic or other sewer system) *Note: Use of this type of system violates State Law.			X
If the dwelling is serviced by a septic system, how many bedrooms are allowed by the septic systemermit? No Records Available Date the septic system was last pumped:	em		
C5. Is there a problem, malfunction, or defect with the dwelling's:			
Septic system Sewer system NA Yes No NR Plumbing system (pipes, fixtures, water heater, etc.) Water supply (water quality, quantity, or pressure)	s No	NR X X	
Explanations for questions in Section C (identify the specific question for each explanation):			
Buyer Initials Owner Initials Owner Initials Owner Initials		REC 4.22 REV 5/24	3

SECTION D. FIXTURES/APPLIANCES

D1. Is the dwe	llina	eani.	nned	with	an alawata	or cu	ctom')								Yes	No	NF	ł
If yes, when w	as it	last i	nspec	ted?	————	л зу	Sicili	<u>'</u>			_					Ш			
Date of last ma	ınter	nance	e serv	ıce: _							_								
D2. Is there a p	orobl	em, ı	malfu	nctio	n, or defe	ct w	ith th	e dw	elling	's:									
Attic fan, exhaust	NA	Yes	No	NR X	Irrigation		Yes	No	NR X	Sump	NA	Yes	No	NR X		ge Door	NA Yes	No	NR X
fan, ceiling fan Elevator system				X	system Pool/hot tub				X	pump Gas				X	S	system			X
or component Appliances to be conveyed				_	/spa / cable wirin r satellite dis				X	logs Central vacuum				X		Other:			X
Explanations j	for q	uesti	ons ii	n Sec	tion D (id	lenti	fy the	e spec	cific q	question _.	for e	ach e	expla	nation	ı):				
									TIO										
							L	ANI)/ZO	NING						Yes	No	NF)
E1. Is there a p property?	roble	m, n	nalfun	ction	, or defect	wit	h the	drain	age, g	grading, o	or soi	l stab	ility	of the				X	•
E2. Is the propland-use restriction	•				•		_		ces, 1	restrictive	e cov	enant	s, or	·local				X	
E3. Is the prop permits for roo					•	_		,	_	the failu	re to	obtai	n rec	quired				X	
E4. Is the propencroachments	•			•	•						•	s, part	ty wa	alls,				X	
E5. Does the p	rope	ty al	out or	adjo	in any pri	vate	road	(s) or	stree	et(s)?								X	
E6. If there is a maintenance as														ciation	or			X	
Explanations j	for q	uesti	ons ii	n Sec	tion E (id	lenti	fy the	e spec	cific q	<i>question</i> _s	for e	ach e	xpla	nation	ı):				
					EN	IVI				N F. L/FLO	ODI	NG							
F1. Is there has radon gas, method which otherwise	nane	gas,	lead-l	oased	stance, ma	ateri	al, or	prod	uct (s	such as as	sbest	os, fo			le,	Yes	No	NF X	
Buyer Initials Buyer Initials				Ow Ow	ner Initials ner Initials	S											REC 4.2 REV 5/2		4

F2. Is there an environmental monitoring or mitigation device or system located on the property?			
			X
F3. Is there debris (whether buried or covered), an underground storage tank, or an environmentally hazardous condition (such as contaminated soil or water or other environmental contamination) located on or which otherwise affect the property?			X
F4. Is there any noise, odor, smoke, etc., from commercial, industrial, or military sources that affects the property?			X
F5. Is the property located in a federal or other designated flood hazard zone?			X
F6. Has the property experienced damage due to flooding, water seepage, or pooled water attributable to a natural event such as heavy rainfall, coastal storm surge, tidal inundation, or river overflow?			X
F7. Have you ever filed a claim for flood damage to the property with any insurance provider, including the National Flood Insurance Program?			X
F8. Is there a current flood insurance policy covering the property?			X
F9. Have you received assistance from FEMA, U.S. Small Business Administration, or any other federal disaster flood assistance for flood damage to the property?			X
F10. Is there a flood or FEMA elevation certificate for the property?			X
Explanations for questions in Section F (identify the specific question for each explanation):			
SECTION G. MISCELLANEOUS	•	NI -	MD
	Yes	No	NR X
MISCELLANEOUS G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that	Yes	No	
MISCELLANEOUS G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property?	Yes	No	X
MISCELLANEOUS G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property? G2. Is the property subject to a lease or rental agreement? G3. Is the property subject to covenants, conditions, or restrictions or to governing documents separate from an owners' association that impose various mandatory covenants, conditions, and or	Yes	No	X

SECTION H. OWNERS' ASSOCIATION DISCLOSURE

If you answer 'Yes' to question H1, you must complete the remaining questions in Section H. If you answered 'No' or 'No Representation' to question H1, you do not need to answer the remaining questions in Section H.

	<u>Ye</u> s	No	NR
H1. Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments? If "yes," please provide the information requested below as to each owners' association to which the property is subject [insert N/A into any blank that does not apply]:			N.F X
a. (specify name) whose regular assessments ("dues") are			
\$ per			
The name, address, telephone number, and website of the president of the owners' association or the			
association manager are:			
b. (specify name) whose regular assessments ("dues") are			
\$per			
The name, address, telephone number, and website of the president of the owners' association or the association manager are:			
c. Are there any changes to dues, fees, or special assessment which have been duly approved and to which the lot is subject?			
If "yes," state the nature and amount of the dues, fees, or special assessments to which the property is subject:			
H2. Is there any fee 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 "yes," state the amount of the fees:			X
H3. Is there any unsatisfied judgment against, pending lawsuit, or existing or alleged violation of the association's governing documents involving the property? If "yes," state the nature of each pending lawsuit, unsatisfied judgment, or existing or alleged violation:			X
H4. Is there any unsatisfied judgment or pending lawsuits against the association? If "yes," state the nature of each unsatisfied judgment or pending lawsuit:			X
Explanations for questions in Section H (identify the specific question for each explanation):			
Owner(s) acknowledge(s) having reviewed this Disclosure Statement before signing and that all correct to the best of their knowledge as of the date signed.	informatio	on is tr	ue and
Owner Signature: Date			
Owner Signature: Date			
Buyers(s) acknowledge(s) receipt of a copy of this Disclosure Statement and that they have reviewed it	before sig	ning.	
Buyer Signature: Date			_
Buyer Signature: Date			_

6



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.

buyer initials					
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		
Buyer Initials	4. Oil and gas rights were severed from the property by a previous owner.		X		
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		
you must pe calendar day whichever o transaction o	pertain conditions cancel any resulting contract without penalty to you as the purersonally deliver or mail written notice of your decision to cancel to the owner or as following your receipt of this Disclosure Statement, or three calendar days following first. However, in no event does the Disclosure Act permit you to cancel a per (in the case of a sale or exchange) after you have occupied the property, whichever the control of the property	the owner lowing the contract a er occurs fi	r's agent wit date of the fter settleme irst.	contract, ent of the	
	Causes D. Crimes . Leffner W. Daulton				_
	lge having examined this Disclosure Statement before signing and that all in				he
Owner Signature:	Teresa P. Grimes	Date			
Owner Signature:	Jeffrey W. Parker	Date _			
	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				
Purchaser Signature	:	Date _			
Purchaser Signature	:	Date _			
	Dhana 540745304		Foy: 5407454401	REC 4.	/15

Yes

No

X

No Representation

D----- I--:4:-1-

REAL PROPERTY AUCTION PURCHASE AND SALE CONTRACT

bec	ome	the high bidder of the Property describe	ited Country Real Estate Blue Ridge Land & Auded below. For valuable consideration, Buyer offers to tions of this Real Property Auction Purchase and Sal	o purchase and Seller agrees to sell
1.	PA	RTIES; PROPERTY DESCRIPTION	; PURCHASE PRICE; AND CLOSING.	
	(b)	"Seller": <u>Teresa P. Grimes</u> , <u>Jeffrey V</u> "Buyer":		
	(c)	"Property": Street Address:	106 Penn St. Dee Zip: 28112 County:	
		City: Monro	Zip: 28112 County:	<u>Union</u> , NC
		Lot/Unit, Block/S	Section, Subdivision/Condominium at Page(s) PIN/PID:	09238006Δ
		Other description: +/-0.19	98 Acres and Improvements	0723000A
		Some or all of the Property	ty may be described in Deed Book W24E	
		The Property shall includ	rer taxes, zoning, school districts, utilities, and mail le all the above real estate described together with a I thereon and the fixtures and personal property listed	all appurtenances thereto including
			tional parcels are the subject of this Contract, any ne term "Property" as used herein shall be deemed to	
		If a manufactured home(s) or an off-s	d. e a manufactured (mobile) home(s). e an off-site and/or separate septic lot, boat slip, gar ite or separate septic lot, boat slip, garage, parking	space, or storage unit is included,
			ed to provide details by using the Additional Provisi	· · · · · · · · · · · · · · · · · · ·
	(d)	"Purchase Price": \$	paid in U.S. Dollars upon the follo	
		\$ <u>5,000.00</u>	EARNEST MONEY DEPOSIT as cash pers	sonal check X official bank check
		\$	BALANCE of the Purchase Price in cash at Clos paid with the proceeds of a new loan)	sing (some or all of which may be
(i) Buyer must deliver the Earnest Money Deposit to United Country - Blue Ridge Land and ("Escrow Agent") either X Effective Date or within five (5) days after the Effective Date. The Earnest Money Deposit shall be held by Escrow and applied as part payment of the purchase price of the Property at Closing or disbursed as otherwise provided to Contract. If the parties agree that Buyer will pay by electronic or wire transfer, Seller agrees to cooperate in effecting transfer, including the establishment of any necessary account and providing any necessary information to Buyer, prohowever, Buyer shall be responsible for additional costs, if any, associated with such transfer.				
		dishonored, for any reason, Buyer sha wire transfer or electronic transfer to the right to terminate this Contract upon	er the Earnest Money Deposit, or should any check all have one (1) banking day after written notice to the payee. If Buyer does not then timely deliver the re- written notice to Buyer, and Seller shall be entitle tional remedies allowed for dishonored funds.	deliver cash, official bank check, equired funds, Seller shall have the
	(e)	"Closing Date" (See paragraph 8 for d	etails): <u>03/31/2025</u>	
	AN AN CO	Y EARNEST MONIES DEPOSITEI Y INTEREST EARNED THEREO	L ESTATE BROKERAGE FIRM ACTING AS E D BY BUYER IN AN INTEREST-BEARING T ON SHALL BE DISBURSED TO THE ESCI SES INCURRED BY MAINTAINING SUCH	TRUST ACCOUNT AND THAT ROW AGENT MONTHLY IN

Page 1 of 8

North Carolina Association of REALTORS®, Inc.

Buyer Initials ______ Seller Initials ______



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В

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

2. FIXTURES:
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.
and position has been bottomed of and algorithment is brushed by a boart of bompetent faribulation. The final respectively, if a 1 min is

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

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

- (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:
- PERSONAL PROPERTY: The following personal property shall be transferred to Buyer at no value at Closing: "As is"
- **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.
- 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.
- 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.

	LOSING: The closing shall take place on	03/31/2025	(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	As Buyer Requests		Absent agreement to the contrary in this Contract or any
subsequ	uent modification thereto, if one party is ready, wi	lling and able to	complete Closing on the Closing Date ("Non-Delaying
Party")	but it is not possible for the other party to complete	Closing by the C	losing Date ("Delaying Party"), the Delaying Party shall be
entitled	to a delay in Closing and shall give as much notice as	possible to the No	on-Delaying Party and closing attorney. If the Delaying Party
fails to	complete Closing within seven (7) days of the Closing I	Date (including an	y amended Closing Date agreed to in writing by the parties).
	e Delaying Party shall be in breach and the Non-Dela es available to such party under this Contract for the bre	, , ,	terminate this Contract and shall be entitled to enforce any

	Page 2 of 8		
	Ç		STANDARD FORM 620-T
			Revised 7/2024
uyer Initial	Seller Initials		© 7/2024
	roduced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201	www.lwolf.com	Grimes

		Property (keys, codes including security codes, garage door cases, \mathbf{X} at Closing OR \square on $\underline{\hspace{1cm}}$.
cost of deed preparation. Rental inco Closing shall not be prorated. In the to any such income for the current yead valorem taxes due as a result of the Owners' association dues or other the responsible for the prorated amount expenses in connection with Buyer's	ome from agricultural tenancies he event that such income is not prorvear. Any other rental income from the Closing (except deferred taxes folike charges shall be prorated on a ts of any taxes and dues through the purchase of the Property, including	Seller shall pay any real estate transfer or excise tax and the shall be prorated on a calendar year basis as of the date of rated, then the parties agree that Seller Buyer is entitled the Property, Property taxes for the current year, any deferred for prior years, which are the Seller's sole responsibility) and a calendar year basis as of the date of Closing, with Seller the date of Closing. Buyer shall be responsible for all other ag, but not limited to, the expense of any survey ordered by reding fees and preparation fees for any other documents.
satisfactory to Buyer and Buyer's title services, materials or rental equipmer lien against the Property as described indemnify Buyer, Buyer's lender(s) and (b) Designation of Lien Agent, I designated a Lien Agent, and Seller sedeeds of trust, deferred ad valorem satisfied by Seller prior to or at Sett obligated to obtain any such cancella (c) Good Title, Legal Access: Selled DEED NON-WARRANTY (QUI'deed, etc.) (describe): which shall convey fee simple marken encumbrances or defects, including valorem taxes for the current year (p. 1997).	e insurer, if any, executed by Seller and to the Property within 120 days property in N.C.G.S. §44A-8 verifying that each Buyer's title insurer against all loss Payment and Satisfaction of Lieus shall deliver to Buyer as soon as rease taxes, liens and other charges againg thement such that cancellation may be under the shall execute and deliver a GITCLAIM) DEED OTHER (sherick ketable and insurable title, without those which would be revealed by prorated through the date of Settlement etct the value of the Property; and such and the property; and such and the property in the settlement etct the value of the Property; and such and the property is and such and the property; and such and the property is and such and the property is and such and the property; and such and the property is and the property is and the property is and the property is an analysis of	losing an affidavit(s) and indemnification agreement(s) in form and any person or entity who has performed or furnished labor, rior to the date of Closing and who may be entitled to claim a each such person or entity has been paid in full and agreeing to from any cause or claim arising therefrom. **ns:* If required by N.C.G.S. §44A-11.1, Seller shall have conably possible a copy of the appointment of Lien Agent. All inst the Property, not assumed by Buyer, must be paid and be promptly obtained following Closing. Seller shall remain ENERAL WARRANTY DEED X SPECIAL WARRANTY offs deed, tax deed, trustee's deed, executor or administrator's for the Property in recordable form no later than Closing, exception for mechanics' liens, and free of any other liens, y a current and accurate survey of the Property, except: adent); utility easements and unviolated covenants, conditions or ch other liens, encumbrances or defects as may be assumed or access to a public right of way.
excepted. In the event the Property	is damaged so that the Property can	Property shall be borne by Seller, reasonable wear and tear not be conveyed in substantially the same condition as of the arnest money shall be returned to Buyer.
Prior to submitting the high bid Association Disclosure Statement. OR	operty and Owners' Association D	visclosure Statement (check only one): a signed copy of the N.C. Residential Property and Owners' e Act because (SEE GUIDELINES):
Mandatory Disclosure Statement. OR	d for the Property Buyer received a	a signed copy of the N.C. Mineral and Oil and Gas Rights
	om N.C. Mineral and Oil and Ga	as Rights Mandatory Disclosure Statement because (SEE
	Contract and shall not constitute the	osure Statement does not modify or limit the obligations of assumption or approval by Buyer of any severance of mineral ved by Buyer in writing.
Buyer Initials	Page 3 of 8 Seller Initials	STANDARD FORM 620-T Revised 7/2024 © 7/2024

NOTE: The parties are advised to consult with a NC attorn gas rights has occurred or is intended.	ney prior to signing this Contract if severance of mineral and/or oil and
attached). (d) Addenda (itemize all addenda and attach hereto): Seller Financing Addendum (Form 2A5-T) Short Sale Addendum (Form 2A14-T)	78. (Lead-Based Paint and/or Lead-Based Paint Hazards Disclosure is
Buyers Premium Addendum (Form 610)	
owners' association, any insurance company and any attorne	
-	whose regular
assessments ("dues") are \$ per	whose regular. The name, address and telephone number of the president of the
owners' association or the association manager is:	
specify name of association): per	whose regular. The name, address and telephone number of the president of the
(f) Other:	
	nstitutes the sole and entire agreement of the parties hereto and there are han those expressed herein. No modification shall be binding unless in
electronic means, including the signing of this Contract by or with this Contract. Any written notice or communication may forth in the information section below. Any notice or compayment to be delivered to a party herein, may be given to means of electronic transmission shall be deemed complete a in a form capable of being processed by the receiving part below or provided by Seller or Buyer. Seller and Buyer agree	o the transaction contemplated by this Contract may be conducted by ne or more of them and any notice or communication given in connection y be transmitted to any mailing address, e-mail address or fax number set munication to be given to a party herein, and any fee, deposit or other the party or to such party's agent. Delivery of any notice to a party via t such time as the sender performs the final act to send such transmission, by's system, to any electronic address provided in the agent information that the notice information and earnest money acknowledgment below the addition or modification of any information therein shall not constitute
	Page 4 of 8 STANDARD FORM 620-T

Buyer Initials _____ Seller Initials _

- 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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STANDARD FORM 620-T

Revised 7/2024

Buyer Initials

Seller Initials

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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:		SELLER:	
	_(SEAL)		_(SEAL)
		Teresa P. Grimes	
Date:	_	Date:	_
	_(SEAL)		_(SEAL)
		Jeffrey W. Parker	
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.

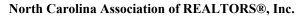
Page 7 of 8

Escrow Agent acknowledges receipt of the earn terms hereof.	nest money and agrees to hold and disburse the s	ame in accordance with the
Date:	Escrow Agent: United Country - B	lue Ridge Land and Auction
	By:	
	By:(Signature	;)
SELLING AGENT INFORMATION:		
Individual Selling Agent:	Real Estate License	#:
Acting as a Designate	Real Estate License ed Dual Agent (check only if applicable)	
Individual Selling Agent Phone #:	Fax #: Email:	
Firm Name: United Country Real Estate Blue Ric Acting as Seller's (su	dge Land & Auction ab) Agent Buyer's Agent Dual Agent	
Firm Mailing Address:		
NCAL Firm License #:		
LISTING AGENT INFORMATION:		
Individual Listing Agent: Matt Gallimore Acting as a Designate	Real Estate License ed Dual Agent (check only if applicable)	#: <u>311692</u>
Individual Listing Agent Phone #: (540)745-2005	Fax #: (540)745-4401 Email: gallimor	e.matt@gmail.com
Firm Name: United Country Real Estate Blue Ric Acting as Seller's (su 102 S. Locust St. Firm Mailing Address: Floyd, VA 24091	dge Land & Auction ab) Agent Dual Agent	
NCAL Firm License #: 35716		
BID CALLER INFORMATION:		
Auctioneer (Bid Caller) Name: Matt Gallimore	NCAL License #	: 10250

BUYER'S PREMIUM AGREEMENT AUCTION SALES

	Country Real Estate Blue Ridge Land & Auction , Firm, Bidder.
entered into this 13th day of February the mutual promises, undertaking and considerations reci 106 Penn St., Monroe, NC 28112	, 2025 , pursuant to the laws of the State of North Carolina, is based upon ted herein in connection with the sale by auction of the following property:
("Property").	
conducted by including a buyer's premium of	for sale by auction, and Broker and Seller have agreed that this sale is to be upon the final high bid price as determined by price shall be the sum of the successful high bid plus the Buyer's Premium.
2. Bidder desires to bid upon said Property.	
	dder to bid at the auction of the Property, Bidder hereby acknowledges and Property, then Bidder will enter into a purchase and sale contract on the day n materials.
4. Bidder acknowledges and agrees that inclusion and Bidder and that Firm continues to act as the agent of Selle	or payment of the Buyer's Premium shall not make Firm the agent of the r in the sale of the Property.
Residential Property and Owners' Association Disclosure	ed Paint and/or Lead-Based Paint Hazards, if applicable, a North Carolina Statement, if applicable, and a Mineral and Oil and Gas Rights Mandatory able by Firm for Bidder's review prior to the start of the auction.
(initials) Bidder acknowledges receipt and	acceptance of the terms and conditions of the auction to be conducted.
THE NORTH CAROLINA ASSOCIATION OF REAL VALIDITY OR ADEQUACY OF ANY PROVISION OF	TORS®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL THIS FORM IN ANY SPECIFIC TRANSACTION.
Bidder	Date
Bidder	Date
Entity Bidder:	
(Name of LLC/Corporation/Partnership/Trust/etc.)	
Ву:	Date:
Name:	
United Country Real Estate Blue Ridge Land & Auction Firm	
Ву:	Date:

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STANDARD FORM 610 Revised 1/2015 © 7/2024

NORTH CAROLINA REAL ESTATE COMMISSION



Residential Property And Owners' Association Disclosure Statement

Protecting the Public Interest in Real Estate Brokerage Transactions

Property Address/Description: 106 Penn St., Monroe, NC 28112

Owner's Name(s): Teresa P. Grimes, Jeffrey W. Parker

North Carolina law N.C.G.S. 47E requires residential property owners to complete this Disclosure Statement and provide it to the buyer prior to any offer to purchase. There are limited exemptions for completing the form, such as new home construction that has never been occupied. Owners are advised to seek legal advice if they believe they are entitled to one of the limited exemptions contained in N.C.G.S. 47E-2.

An owner is required to provide a response to every question by selecting Yes (Y), No (N), No Representation (NR), or Not Applicable (NA). An owner is not required to disclose any of the material facts that have a NR option, even if they have knowledge of them. However, failure to disclose latent (hidden) defects may result in civil liability. The disclosures made in this Disclosure Statement are those of the owner(s), not the owner's broker.

- If an owner selects Y or N, the owner is only obligated to disclose information about which they have actual knowledge. If an owner selects Y in response to any question about a problem, the owner must provide a written explanation or attach a report from an attorney, engineer, contractor, pest control operator, or other expert or public agency describing it.
- If an owner selects N, the owner has no actual knowledge of the topic of the question, including any problem. If the owner selects N and the owner knows there is a problem or that the owner's answer is not correct, the owner may be liable for making an intentional misstatement.
- If an owner selects NR, it could mean that the owner (1) has knowledge of an issue and chooses not to disclose it; or (2) simply does not know.
- If an owner selects NA, it means the property does not contain a particular item or feature.

For purposes of completing this Disclosure Statement: "Dwelling" means any structure intended for human habitation, "Property" means any structure intended for human habitation and the tract of land, and "Not Applicable" means the item does not apply to the property or exist on the property.

OWNERS: The owner must give a completed and signed Disclosure Statement to the buyer no later than the time the buyer makes an offer to purchase property. If the owner does not, the buyer can, under certain conditions, cancel any resulting contract. An owner is responsible for completing and delivering the Disclosure Statement to the buyer even if the owner is represented in the sale of the property by a licensed real estate broker and the broker must disclose any material facts about the property that the broker knows or reasonably should know, regardless of the owner's response.

The owner should keep a copy signed by the buyer for their records. If something happens to make the Disclosure Statement incorrect or inaccurate (for example, the roof begins to leak), the owner must promptly give the buyer an updated Disclosure Statement or correct the problem. Note that some issues, even if repaired, such as structural issues and fire damage, remain material facts and must be disclosed

by a broker even after repairs are made.

BUYERS: The owner's responses contained in this Disclosure Statement are not a warranty and should not be a substitute for conducting a careful and independent evaluation of the property. Buyers are strongly encouraged to:

- Carefully review the entire Disclosure Statement.
- Obtain their own inspections from a licensed home inspector and/or other professional.

DO NOT assume that an answer of N or NR is a guarantee of no defect. If an owner selects N, that means the owner has no actual knowledge of any defects. It does not mean that a defect does not exist. If an owner selects NR, it could mean the owner (1) has knowledge of an issue and chooses not to disclose it, or (2) simply does not know.

BROKERS: A licensed real estate broker shall furnish their seller-client with a Disclosure Statement for the seller to complete in connection with the transaction. A broker shall obtain a completed copy of the Disclosure Statement and provide it to their buyer-client to review and sign. All brokers shall (1) review the completed Disclosure Statement to ensure the seller responded to all questions, (2) take reasonable steps to disclose material facts about the property that the broker knows or reasonably should know regardless of the owner's responses or representations, and (3) explain to the buyer that this Disclosure Statement does not replace an inspection and encourage the buyer to protect their interests by having the property fully examined to the buyer's satisfaction.

- Brokers are NOT permitted to complete this Disclosure Statement on behalf of their seller-clients.
- Brokers who own the property may select NR in this Disclosure Statement but are obligated to disclose material facts they know or reasonably should know about the property.

Buyer Initials Owner Initials REV 5/24	1

SECTION A. STRUCTURE/FLOORS/WALLS/CEILING/WINDOW/ROOF

	Yes	No	NR
A1. Is the property currently owner-occupied? Date owner acquired the property: If not owner-occupied, how long has it been since the owner occupied the property?			X
A2. In what year was the dwelling constructed?			X
A3. Have there been any structural additions or other structural or mechanical changes to the dwelling(s)?			X
A4. The dwelling's exterior walls are made of what type of material? (Check all that apply) Brick Veneer Vinyl Stone Fiber Cement Synthetic Stucco Composition/Hardboard Concrete Aluminum Wood Asbestos Other	l		X
A5. In what year was the dwelling's roof covering installed?			X
A6. Is there a leakage or other problem with the dwelling's roof or related existing damage?			X
A7. Is there water seepage, leakage, dampness, or standing water in the dwelling's basement, crawl space, or slab?			X
A8. Is there an infestation present in the dwelling or damage from past infestations of wood destroying insects or organisms that has not been repaired?			X
A9. Is there a problem, malfunction, or defect with the dwelling's: NA Yes No NR NA Yes No NR	ige	A Yes	No NR X X X X X
Explanations for questions in Section A (identify the specific question for each explanation):			
SECTION B. HVAC/ELECTRICAL B1. Is there a problem, malfunction, or defect with the dwelling's electrical system (outlets, wiring, panels, switches, fixtures, generator, etc.)?			X
B2. Is there a problem, malfunction, or defect with the dwelling's heating and/or air conditioning?			X
B3. What is the dwelling's heat source? (Check all that apply; indicate the year of each system manufacture) [Furnace [# of units] Year:			X
Buyer Initials Owner Initials Buyer Initials Owner Initials		REC 4.	2

	y es	No	NK
B4. What is the dwelling's cooling source? (Check all that apply; indicate the year of each system manufacture) Central Forced Air: Year: Wall/Windows Unit(s): Year: Other: Year:			X
B5. What is the dwelling's fuel source? (Check all that apply) Electricity Natural Gas Solar Propane Oil Other:			X
Explanations for questions in Section B (identify the specific question for each explanation):			
SECTION C. PLUMBING/WATER SUPPLY/SEWER/SEPTIC			
	Yes	No	NR
C1. What is the dwelling's water supply source? (Check all that apply) City/County Shared well Community System Private well Other:			X
If the dwelling's water supply source is supplied by a private well, identify whether the private well has been tested for: (Check all that apply).			
Quality Pressure Quantity			
If the dwelling's water source is supplied by a private well, what was the date of the last water quality/quantity test?			
C2. The dwelling's water pipes are made of what type of material? (Check all that apply) Copper Galvanized Plastic Polybutylene Other:			X
C3. What is the dwelling's water heater fuel source? (Check all that apply; indicate the year of each system manufacture) Gas: Solar: Other:			
C4. What is the dwelling's sewage disposal system? (Check all that apply) Septic tank with pump community system Septic tank Connected to City/County System City/County system available Other: Straight pipe (wastewater does not go into a septic or other sewer system) *Note: Use of this type of system violates State Law.			X
If the dwelling is serviced by a septic system, how many bedrooms are allowed by the septic systemermit? No Records Available Date the septic system was last pumped:	em		
C5. Is there a problem, malfunction, or defect with the dwelling's:			
Septic system Sewer system NA Yes No NR Plumbing system (pipes, fixtures, water heater, etc.) Water supply (water quality, quantity, or pressure)	s No	NR X X	
Explanations for questions in Section C (identify the specific question for each explanation):			
Buyer Initials Owner Initials Owner Initials Owner Initials		REC 4.22 REV 5/24	3

SECTION D. FIXTURES/APPLIANCES

D1. Is the dwe	llina	eani.	nned	with	an alawata	or cu	ctom')								Yes	No	NF	ł
If yes, when w	as it	last i	nspec	ted?	————	л зу	Sicili	<u>'</u>			_					Ш			
Date of last ma	ınter	nance	e serv	ıce: _							_								
D2. Is there a p	robl	em, ı	malfu	nctio	n, or defe	ct w	ith th	e dw	elling	's:									
Attic fan, exhaust	NA	Yes	No	NR X	Irrigation		Yes	No	NR X	Sump	NA	Yes	No	NR X		ge Door	NA Yes	No	NR X
fan, ceiling fan Elevator system				X	system Pool/hot tub				X	pump Gas				X	S	system			X
or component Appliances to be conveyed				_	/spa / cable wirin r satellite dis				X	logs Central vacuum				X		Other:			X
Explanations j	for q	uesti	ons ii	n Sec	tion D (id	lenti	fy the	e spec	cific q	question _.	for e	ach e	expla	nation	ı):				
									TIO										
							L	ANI)/ZO	NING						Yes	No	NF)
E1. Is there a p property?	roble	m, n	nalfun	ction	, or defect	wit	h the	drain	age, g	grading, o	or soi	l stab	ility	of the				X	•
E2. Is the propland-use restriction	•				•		_		ces, 1	restrictive	e cov	enant	s, or	·local				X	
E3. Is the property in violation of any building codes (including the failure to obtain required permits for room additions or other changes/improvements)?										X									
E4. Is the property subject to any utility or other easements, shared driveways, party walls, encroachments from or on adjacent property, or other land use restrictions?										X									
E5. Does the p	rope	ty al	out or	adjo	in any pri	vate	road	(s) or	stree	et(s)?								X	
E6. If there is a maintenance as														ciation	or			X	
Explanations j	for q	uesti	ons ii	n Sec	tion E (id	lenti	fy the	e spec	cific q	<i>question</i> _s	for e	ach e	xpla	nation	ı):				
					EN	IVI				N F. L/FLO	ODI	NG							
F1. Is there has radon gas, method which otherwise	nane	gas,	lead-l	oased	stance, ma	ateri	al, or	prod	uct (s	such as as	sbest	os, fo			le,	Yes	No	NF X	
Buyer Initials Buyer Initials				Ow Ow	ner Initials ner Initials	S											REC 4.2 REV 5/2		4

F2. Is there an environmental monitoring or mitigation device or system located on the property?			
			X
F3. Is there debris (whether buried or covered), an underground storage tank, or an environmentally hazardous condition (such as contaminated soil or water or other environmental contamination) located on or which otherwise affect the property?			X
F4. Is there any noise, odor, smoke, etc., from commercial, industrial, or military sources that affects the property?			X
F5. Is the property located in a federal or other designated flood hazard zone?			X
F6. Has the property experienced damage due to flooding, water seepage, or pooled water attributable to a natural event such as heavy rainfall, coastal storm surge, tidal inundation, or river overflow?			X
F7. Have you ever filed a claim for flood damage to the property with any insurance provider, including the National Flood Insurance Program?			X
F8. Is there a current flood insurance policy covering the property?			X
F9. Have you received assistance from FEMA, U.S. Small Business Administration, or any other federal disaster flood assistance for flood damage to the property?			X
F10. Is there a flood or FEMA elevation certificate for the property?			X
Explanations for questions in Section F (identify the specific question for each explanation):			
SECTION G. MISCELLANEOUS	•	NI -	MD
	Yes	No	NR X
MISCELLANEOUS G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that	Yes	No	
MISCELLANEOUS G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property?	Yes	No	X
MISCELLANEOUS G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property? G2. Is the property subject to a lease or rental agreement? G3. Is the property subject to covenants, conditions, or restrictions or to governing documents separate from an owners' association that impose various mandatory covenants, conditions, and or	Yes	No	X

SECTION H. OWNERS' ASSOCIATION DISCLOSURE

If you answer 'Yes' to question H1, you must complete the remaining questions in Section H. If you answered 'No' or 'No Representation' to question H1, you do not need to answer the remaining questions in Section H.

	<u>Ye</u> s	No	NR
H1. Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments? If "yes," please provide the information requested below as to each owners' association to which the property is subject [insert N/A into any blank that does not apply]:			N.F X
a. (specify name) whose regular assessments ("dues") are			
\$ per			
The name, address, telephone number, and website of the president of the owners' association or the			
association manager are:			
b. (specify name) whose regular assessments ("dues") are			
\$per			
The name, address, telephone number, and website of the president of the owners' association or the association manager are:			
c. Are there any changes to dues, fees, or special assessment which have been duly approved and to which the lot is subject?			
If "yes," state the nature and amount of the dues, fees, or special assessments to which the property is subject:			
H2. Is there any fee 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 "yes," state the amount of the fees:			X
H3. Is there any unsatisfied judgment against, pending lawsuit, or existing or alleged violation of the association's governing documents involving the property? If "yes," state the nature of each pending lawsuit, unsatisfied judgment, or existing or alleged violation:			X
H4. Is there any unsatisfied judgment or pending lawsuits against the association? If "yes," state the nature of each unsatisfied judgment or pending lawsuit:			X
Explanations for questions in Section H (identify the specific question for each explanation):			
Owner(s) acknowledge(s) having reviewed this Disclosure Statement before signing and that all correct to the best of their knowledge as of the date signed.	informatio	on is tr	ue and
Owner Signature: Date			
Owner Signature: Date			
Buyers(s) acknowledge(s) receipt of a copy of this Disclosure Statement and that they have reviewed it	before sig	ning.	
Buyer Signature: Date			_
Buyer Signature: Date			_

6



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.

1/1/15	·					
Buyer Initials 4. Oil and gas rights were severed from the property by a previous owner. Super Initials	Buyer Initials	2. Seller has severed the mineral rights from the property.		X		
S. 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 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. Property Address: 106 Penn St., Monroe, NC 28112 Owner's Name(s): Teresa P. Grimes, Jeffrey W. Parker Owner(s): acknowledge having examined this Disclosure Statement before signing and that all information is true and correct as of the date signed. Owner Signature: Teresa P. Grimes Date Owner Signature: Jeffrey W. Parker Oate Purchaser(s): acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser Signature: Date Purchaser Signature: Date Purchaser Signature: Date	Buyer Initials			X		
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 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. Property Address: 106 Penn St., Monroe, NC 28112 Owner's Name(s): Teresa P. Grimes, Jeffrey W. Parker Owner(s) acknowledge having examined this Disclosure Statement before signing and that all information is true and correct as of the date signed. Owner Signature: Teresa P. Grimes Date Owner Signature: Jeffrey W. Parker Date Purchaser(s) acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser Signature: Date Purchaser Signature: Date Purchaser Signature: Date	Buyer Initials	4. Oil and gas rights were severed from the property by a previous owner.		X		
Note to Purchasers	Buyer Initials	5. Seller has severed the oil and gas rights from the property.		X		
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. Property Address: 106 Penn St., Monroe, NC 28112 Owner's Name(s): Teresa P. Grimes , Jeffrey W. Parker Owner(s) acknowledge having examined this Disclosure Statement before signing and that all information is true and correct as of the date signed. Owner Signature: Teresa P. Grimes Date Owner Signature: Jeffrey W. Parker Date Purchaser(s) acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser Signature: Date Purchaser Signature: Date Purchaser Signature: Date	Buyer Initials			X		
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. Property Address: 106 Penn St., Monroe, NC 28112 Owner's Name(s): Teresa P. Grimes , Jeffrey W. Parker Owner(s) acknowledge having examined this Disclosure Statement before signing and that all information is true and correct as of the date signed. Owner Signature: Teresa P. Grimes Date Owner Signature: Jeffrey W. Parker Date Purchaser(s) acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser Signature: Date Purchaser Signature: Date Purchaser Signature: Date		Note to Purchasers				7
Owner's Name(s): Teresa P. Grimes , Jeffrey W. Parker Owner(s) acknowledge having examined this Disclosure Statement before signing and that all information is true and correct as of the date signed. Owner Signature: Teresa P. Grimes Owner Signature: Jeffrey W. Parker Date Purchaser(s) acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser Signature: Date Purchaser Signature: Date	purchase the may under of you must per calendar day whichever of transaction of	e property, or exercise an option to purchase the property pursuant to a lease we certain conditions cancel any resulting contract without penalty to you as the purchasonally deliver or mail written notice of your decision to cancel to the owner or your following your receipt of this Disclosure Statement, or three calendar days following first. However, in no event does the Disclosure Act permit you to cancel a or (in the case of a sale or exchange) after you have occupied the property, whichever	rith an operchaser. To the own lowing the contract	otion to purch To cancel the er's agent with the date of the after settleme	ase, you contract, hin three contract,	
Owner(s) acknowledge having examined this Disclosure Statement before signing and that all information is true and correct as of the date signed. Owner Signature: Teresa P. Grimes Date Owner Signature: Date Purchaser(s) acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser Signature: Date Purchaser Signature: Date REC 4.25 1/1/15	_					
Owner Signature: Date Owner Signature: Date Purchaser(s) acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser Signature: Date Purchaser Signature: Date REC 4.25 1/1/15	· · · -					
Owner Signature:		lge having examined this Disclosure Statement before signing and that all in	nformati	on is true an	d correct a	s of the
Purchaser(s) acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser Signature: Date REC 4.25 1/1/15	Owner Signature: _	Teresa P. Grimes	Date			
that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser Signature: Date Purchaser Signature: Date REC 4.25	Owner Signature: _	Jeffrey W. Parker	Date			
Purchaser Signature: Date	that this is not a war					
Purchaser Signature: Date	Purchaser Signature	:	Date			
REC 4.25 1/1/15			Date			
United Country Blue Bidge Land 102 S. Locust Street Floyd VA 24091 Phone: 5407452005 Fay: 5407454401 Grimes						REC 4.25 1/1/15

Yes

No

X

No Representation

Buver Initials

REAL PROPERTY AUCTION PURCHASE AND SALE CONTRACT

becon	ne t	the high bidder of the Property desc	United Country Real Estate Blue Ridge Land & Auribed below. For valuable consideration, Buyer offers to nditions of this Real Property Auction Purchase and Sa	o purchase and Seller agrees to sell						
1. P	AR	RTIES; PROPERTY DESCRIPTI	ON; PURCHASE PRICE; AND CLOSING.							
(1	o)	"Seller": <u>Teresa P. Grimes</u> , <u>Jeffr</u> "Buyer":								
(0	c) '	"Property": Street Address:	1102 N. Hayne St.							
		City: M o	1102 N. Hayne St. Direc Zip: 28112 County:	<u>Union</u> , NC						
		Lot/Unit, Bloc Plat Book/Slide	ck/Section, Subdivision/Condominium at Page(s)PIN/PID:	09238006						
		Other description: $\pm /-$	0.178 Acres and Improvements							
			perty may be described in Deed Book W24E							
	Government authority over taxes, zoning, school districts, utilities, and mail delivery may differ from addres The Property shall include all the above real estate described together with all appurtenances thereto including the improvements located thereon and the fixtures and personal property listed in paragraphs 2 and 3 below.									
	ADDITIONAL PARCELS. If additional parcels are the subject of this Contract, any such parcels are described in attached exhibit to this Contract, and the term "Property" as used herein shall be deemed to refer to all such parcels.									
		The Property \square will $\boxed{\mathbf{X}}$ will not inc If a manufactured home(s) or an o		space, or storage unit is included,						
(0	d)	"Purchase Price": \$	paid in U.S. Dollars upon the follows	owing terms:						
		\$ 5,000.00	EARNEST MONEY DEPOSIT as a cash per wire transfer electronic transfer	sonal check X official bank check						
		\$	BALANCE of the Purchase Price in cash at Clos paid with the proceeds of a new loan)	sing (some or all of which may be						
	(i) Buyer must deliver the Earnest Money Deposit to									
		dishonored, for any reason, Buyer wire transfer or electronic transfer t right to terminate this Contract up	eliver the Earnest Money Deposit, or should any check shall have one (1) banking day after written notice to to the payee. If Buyer does not then timely deliver the room written notice to Buyer, and Seller shall be entited dditional remedies allowed for dishonored funds.	deliver cash, official bank check, equired funds, Seller shall have the						
(6	e) '	"Closing Date" (See paragraph 8 fo	or details): <u>03/31/2025</u>							
A A C	NY NY CON	Y EARNEST MONIES DEPOSI Y INTEREST EARNED THER	EAL ESTATE BROKERAGE FIRM ACTING AS EFFECT BY BUYER IN AN INTEREST-BEARING TO EON SHALL BE DISBURSED TO THE ESCIENSES INCURRED BY MAINTAINING SUCH	TRUST ACCOUNT AND THAT ROW AGENT MONTHLY IN						

Page 1 of 8

North Carolina Association of REALTORS®, Inc.

Buyer Initials ______ Seller Initials ______



STANDARD FORM 620-T Revised 7/2024 © 7/2024

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.

		ES:

(a) Included Items: The following items, if any, are deemed fixtures and are included in the Purchase Price free of lie
All other items attached or affixed to the Property shall also be included in the Purchase Price unless excluded in subparagraph below.
(b) Excluded Items: The following items, if any, which are attached or affixed to the Property are leased or not owned by Seller otherwise are NOT included in the Purchase Price:
3. PERSONAL PROPERTY: The following personal property shall be transferred to Buyer at no value at Closi "As is"
4. RESTRICTIVE COVENANTS: Prior to signing this Contract, Buyer is advised to review Restrictive Covenants, if any, who may limit the use of the Property, and to read the Declaration of Restrictive Covenants, Bylaws, Articles of Incorporation, Rules a 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 Disclos 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 INSPECTION RIGHTS FOR BUYER. SELLER IS NOT OBLIGATED TO MAKE ANY REPAIRS, CHANGE

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.

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.

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. C	LOSING: The closing shall take place on	03/31/2025	(the "Closing Date") unless otherwise agreed in
writin	g, 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 As Buyer Requests	<u> </u>	Absent agreement to the contrary in this Contract or any
subse	quent modification thereto, if one party is ready, w	illing and able to	complete Closing on the Closing Date ("Non-Delaying
Party") but it is not possible for the other party to complete	Closing by the C	losing Date ("Delaying Party"), the Delaying Party shall be
entitle	d to a delay in Closing and shall give as much notice as	s possible to the No	on-Delaying Party and closing attorney. If the Delaying Party
fails to	complete Closing within seven (7) days of the Closing	Date (including an	y amended Closing Date agreed to in writing by the parties).
	ne Delaying Party shall be in breach and the Non-Del ies available to such party under this Contract for the broad	, , ,	erminate this Contract and shall be entitled to enforce any

Page 2 of 8 STANDARD FORM 620-T Revised 7/2024 © 7/2024 Seller Initials Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com Grimes

		Property (keys, codes including secureases, X at Closing OR on				
cost of deed preparation. Rental in Closing shall not be prorated. In to any such income for the current ad valorem taxes due as a result of Owners' association dues or other responsible for the prorated amoun expenses in connection with Buyen	come from agricultural tenancies the event that such income is not proyear. Any other rental income from the Closing (except deferred taxes like charges shall be prorated on ants of any taxes and dues through the property, including the property, including the property, including the charges of the Property, including	Seller shall pay any real estate transfer shall be prorated on a calendar year prated, then the parties agree that Set the Property, Property taxes for the cur for prior years, which are the Seller's a calendar year basis as of the date of the date of Closing. Buyer shall be really but not limited to, the expense of ording fees and preparation fees for any	basis as of the date of ller Buyer is entitled trent year, any deferred sole responsibility) and of Closing, with Seller esponsible for all other any survey ordered by			
satisfactory to Buyer and Buyer's tit services, materials or rental equipmed lien against the Property as described indemnify Buyer, Buyer's lender(s) at (b) Designation of Lien Agent , designated a Lien Agent, and Seller deeds of trust, deferred ad valorent satisfied by Seller prior to or at Set obligated to obtain any such cancell (c) Good Title, Legal Access: Set DEED NON-WARRANTY (QUI deed, etc.) (describe): which shall convey fee simple materially after the current year (restrictions that do not materially after the property of the current year (restrictions that do not materially after the current year).	le insurer, if any, executed by Seller a ent to the Property within 120 days per din N.C.G.S. §44A-8 verifying that earnd Buyer's title insurer against all loss. Payment and Satisfaction of Liest shall deliver to Buyer as soon as reason taxes, liens and other charges against aller such that cancellation may lations following Closing. Iller shall execute and deliver a GITCLAIM) DEED OTHER (shere with the carried of the content of the con	Closing an affidavit(s) and indemnification and any person or entity who has performed to the date of Closing and who make the such person or entity has been paid as from any cause or claim arising therefrens: If required by N.C.G.S. §44A-1 as an about the Property, not assumed by But the promptly obtained following Closing GENERAL WARRANTY DEED X SI stiff's deed, tax deed, trustee's deed, exemply a current and accurate survey of the exception for mechanics' liens, and for a current and accurate survey of the ent); utility easements and unviolated cuch other liens, encumbrances or defects access to a public right of way.	med or furnished labor, by be entitled to claim a d in full and agreeing to om. 1.1, Seller shall have ment of Lien Agent. All layer, must be paid and ng. Seller shall remain PECIAL WARRANTY cutor or administrator's no later than Closing, free of any other liens, he Property, except: ad ovenants, conditions or			
excepted. In the event the Property	is damaged so that the Property can	e Property shall be borne by Seller, re- nnot be conveyed in substantially the sa arnest money shall be returned to Buyer	ame condition as of the			
Prior to submitting the high b Association Disclosure Statement. OR	roperty and Owners' Association D	Disclosure Statement (check only one). a signed copy of the N.C. Residential re Act because (SEE GUIDELINES):				
Prior to submitting the high be Mandatory Disclosure Statement. OR The transaction is exempt frequency of the property of th	rom N.C. Mineral and Oil and G	a signed copy of the N.C. Mineral at	_			
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.						
Buyer Initials	Page 3 of 8 Seller Initials		NDARD FORM 620-T Revised 7/2024 © 7/2024			

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.
(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) Buyers 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 \$ per The name, address and telephone number of the president of the powners' association or the association manager is:
Owners' association website address, if any:
(specify name of association): whose regular assessments ("dues") are \$ per The name, address and telephone number of the president of the owners' association or the association manager is:
(f) Other:
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.

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STANDARD FORM 620-T Revised 7/2024 © 7/2024

Buyer Initials _____ Seller Initials _

- 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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STANDARD FORM 620-T

Revised 7/2024

Buyer Initials

Seller Initials

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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:		SELLER:	
	_(SEAL)		_(SEAL)
		Teresa P. Grimes	
Date:	_	Date:	_
	_(SEAL)		_(SEAL)
		Jeffrey W. Parker	
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.

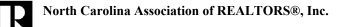
Page 7 of 8

Date:	Escrow Agent: United Country - Blue Ridge Land and Auction
	Ву:
	(Signature)
SELLING AGENT INFORMATION:	
Individual Selling Agent:	Real Estate License #: Qual Agent (check only if applicable)
Acting as a Designated L	Jual Agent (check only if applicable)
Individual Selling Agent Phone #:	Fax #: Email:
Firm Name: United Country Real Estate Blue Ridge Acting as Seller's (sub)	Agent Buyer's Agent Dual Agent
Firm Mailing Address:	
NCAL Firm License #:	
LISTING AGENT INFORMATION:	
Individual Listing Agent: Matt Gallimore Acting as a Designated I	Real Estate License #: 311692 Oual Agent (check only if applicable)
Individual Listing Agent Phone #: (540)745-2005	Fax #: (540)745-4401 Email: gallimore.matt@gmail.com
Firm Name: United Country Real Estate Blue Ridge Acting as Seller's (sub) 102 S. Locust St. Firm Mailing Address: Floyd, VA 24091	
NCAL Firm License #: 35716	
BID CALLER INFORMATION:	
Auctioneer (Bid Caller) Name: Matt Gallimore	NCAL License #: 10250

BUYER'S PREMIUM AGREEMENT AUCTION SALES

THIS AGREEMENT, between Uni	ted Country Real Estate Blue Ridge Land & Auction , Firm,
entered into this 13th day of February	, 2025 , pursuant to the laws of the State of North Carolina, is based upon
the mutual promises, undertaking and considerations 1102 N. Hayne St., Monroe, NC 28112	s recited herein in connection with the sale by auction of the following property:
("Property").	
conducted by including a buyer's premium of	fered for sale by auction, and Broker and Seller have agreed that this sale is to be 10% upon the final high bid price as determined by sale price shall be the sum of the successful high bid plus the Buyer's Premium.
2. Bidder desires to bid upon said Property.	
	ng Bidder to bid at the auction of the Property, Bidder hereby acknowledges and the Property, then Bidder will enter into a purchase and sale contract on the day uction materials.
4. Bidder acknowledges and agrees that inclusion Bidder and that Firm continues to act as the agent of	and/or payment of the Buyer's Premium shall not make Firm the agent of the Seller in the sale of the Property.
Residential Property and Owners' Association Disclo	-Based Paint and/or Lead-Based Paint Hazards, if applicable, a North Carolina osure Statement, if applicable, and a Mineral and Oil and Gas Rights Mandatory available by Firm for Bidder's review prior to the start of the auction.
(initials) Bidder acknowledges receipt	and acceptance of the terms and conditions of the auction to be conducted.
	EALTORS®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL NOF THIS FORM IN ANY SPECIFIC TRANSACTION.
Bidder	Date
Bidder	Date
Entity Bidder:	
(Name of LLC/Corporation/Partnership/Trust/etc.)	
By:	Date:
Name:	Title:
United Country Real Estate Blue Ridge Land & A Firm	
By:	Date:

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STANDARD FORM 610 Revised 1/2015 © 7/2024

NORTH CAROLINA REAL ESTATE COMMISSION



Residential Property And Owners' Association Disclosure Statement

Protecting the Public Interest in Real Estate Brokerage Transactions

Property Address/Description: 1102 N. Hayne St., Monroe, NC 28112

Owner's Name(s): Teresa P. Grimes, Jeffrey W. Parker

North Carolina law N.C.G.S. 47E requires residential property owners to complete this Disclosure Statement and provide it to the buyer prior to any offer to purchase. There are limited exemptions for completing the form, such as new home construction that has never been occupied. Owners are advised to seek legal advice if they believe they are entitled to one of the limited exemptions contained in N.C.G.S. 47E-2.

An owner is required to provide a response to every question by selecting Yes (Y), No (N), No Representation (NR), or Not Applicable (NA). An owner is not required to disclose any of the material facts that have a NR option, even if they have knowledge of them. However, failure to disclose latent (hidden) defects may result in civil liability. The disclosures made in this Disclosure Statement are those of the owner(s), not the owner's broker.

- If an owner selects Y or N, the owner is only obligated to disclose information about which they have actual knowledge. If an owner selects Y in response to any question about a problem, the owner must provide a written explanation or attach a report from an attorney, engineer, contractor, pest control operator, or other expert or public agency describing it.
- If an owner selects N, the owner has no actual knowledge of the topic of the question, including any problem. If the owner selects N and the owner knows there is a problem or that the owner's answer is not correct, the owner may be liable for making an intentional misstatement.
- If an owner selects NR, it could mean that the owner (1) has knowledge of an issue and chooses not to disclose it; or (2) simply does not know.
- If an owner selects NA, it means the property does not contain a particular item or feature.

For purposes of completing this Disclosure Statement: "Dwelling" means any structure intended for human habitation, "Property" means any structure intended for human habitation and the tract of land, and "Not Applicable" means the item does not apply to the property or exist on the property.

OWNERS: The owner must give a completed and signed Disclosure Statement to the buyer no later than the time the buyer makes an offer to purchase property. If the owner does not, the buyer can, under certain conditions, cancel any resulting contract. An owner is responsible for completing and delivering the Disclosure Statement to the buyer even if the owner is represented in the sale of the property by a licensed real estate broker and the broker must disclose any material facts about the property that the broker knows or reasonably should know, regardless of the owner's response.

The owner should keep a copy signed by the buyer for their records. If something happens to make the Disclosure Statement incorrect or inaccurate (for example, the roof begins to leak), the owner must promptly give the buyer an updated Disclosure Statement or correct the problem. Note that some issues, even if repaired, such as structural issues and fire damage, remain material facts and must be disclosed

by a broker even after repairs are made.

BUYERS: The owner's responses contained in this Disclosure Statement are not a warranty and should not be a substitute for conducting a careful and independent evaluation of the property. Buyers are strongly encouraged to:

- Carefully review the entire Disclosure Statement.
- Obtain their own inspections from a licensed home inspector and/or other professional.

DO NOT assume that an answer of N or NR is a guarantee of no defect. If an owner selects N, that means the owner has no actual knowledge of any defects. It does not mean that a defect does not exist. If an owner selects NR, it could mean the owner (1) has knowledge of an issue and chooses not to disclose it, or (2) simply does not know.

BROKERS: A licensed real estate broker shall furnish their seller-client with a Disclosure Statement for the seller to complete in connection with the transaction. A broker shall obtain a completed copy of the Disclosure Statement and provide it to their buyer-client to review and sign. All brokers shall (1) review the completed Disclosure Statement to ensure the seller responded to all questions, (2) take reasonable steps to disclose material facts about the property that the broker knows or reasonably should know regardless of the owner's responses or representations, and (3) explain to the buyer that this Disclosure Statement does not replace an inspection and encourage the buyer to protect their interests by having the property fully examined to the buyer's satisfaction.

- Brokers are NOT permitted to complete this Disclosure Statement on behalf of their seller-clients.
- Brokers who own the property may select NR in this Disclosure Statement but are obligated to disclose material facts they know or reasonably should know about the property.

Buyer Initials	Owner	ner Initials	REC 4.22	
Buyer Initials	Owner	ner Initials	REV 5/24 1	

SECTION A. STRUCTURE/FLOORS/WALLS/CEILING/WINDOW/ROOF

	Yes	No	NR
A1. Is the property currently owner-occupied? Date owner acquired the property: If not owner-occupied, how long has it been since the owner occupied the property?			X
A2. In what year was the dwelling constructed?			X
A3. Have there been any structural additions or other structural or mechanical changes to the dwelling(s)?			X
A4. The dwelling's exterior walls are made of what type of material? (Check all that apply) Brick Veneer Vinyl Stone Fiber Cement Synthetic Stucco Composition/Hardboard Concrete Aluminum Wood Asbestos Other	l		X
A5. In what year was the dwelling's roof covering installed?			X
A6. Is there a leakage or other problem with the dwelling's roof or related existing damage?			X
A7. Is there water seepage, leakage, dampness, or standing water in the dwelling's basement, crawl space, or slab?			X
A8. Is there an infestation present in the dwelling or damage from past infestations of wood destroying insects or organisms that has not been repaired?			X
A9. Is there a problem, malfunction, or defect with the dwelling's: NA Yes No NR NA Yes No NR	ige	A Yes	No NR X X X X X
Explanations for questions in Section A (identify the specific question for each explanation):			
SECTION B. HVAC/ELECTRICAL B1. Is there a problem, malfunction, or defect with the dwelling's electrical system (outlets, wiring, panels, switches, fixtures, generator, etc.)?			X
B2. Is there a problem, malfunction, or defect with the dwelling's heating and/or air conditioning?			X
B3. What is the dwelling's heat source? (Check all that apply; indicate the year of each system manufacture) [Furnace [# of units] Year:			X
Buyer Initials Owner Initials Buyer Initials Owner Initials		REC 4.	2

	y es	No	NK
B4. What is the dwelling's cooling source? (Check all that apply; indicate the year of each system manufacture) Central Forced Air: Year: Wall/Windows Unit(s): Year: Other: Year:			X
B5. What is the dwelling's fuel source? (Check all that apply) Electricity Natural Gas Solar Propane Oil Other:			X
Explanations for questions in Section B (identify the specific question for each explanation):			
SECTION C. PLUMBING/WATER SUPPLY/SEWER/SEPTIC			
	Yes	No	NR
C1. What is the dwelling's water supply source? (Check all that apply) City/County Shared well Community System Private well Other:			X
If the dwelling's water supply source is supplied by a private well, identify whether the private well has been tested for: (Check all that apply).			
Quality Pressure Quantity			
If the dwelling's water source is supplied by a private well, what was the date of the last water quality/quantity test?			
C2. The dwelling's water pipes are made of what type of material? (Check all that apply) Copper Galvanized Plastic Polybutylene Other:			X
C3. What is the dwelling's water heater fuel source? (Check all that apply; indicate the year of each system manufacture) Gas: Solar: Other:			
C4. What is the dwelling's sewage disposal system? (Check all that apply) Septic tank with pump community system Septic tank Connected to City/County System City/County system available Other: Straight pipe (wastewater does not go into a septic or other sewer system) *Note: Use of this type of system violates State Law.			X
If the dwelling is serviced by a septic system, how many bedrooms are allowed by the septic systemermit? No Records Available Date the septic system was last pumped:	em		
C5. Is there a problem, malfunction, or defect with the dwelling's:			
Septic system Sewer system NA Yes No NR Plumbing system (pipes, fixtures, water heater, etc.) Water supply (water quality, quantity, or pressure)	s No	NR X X	
Explanations for questions in Section C (identify the specific question for each explanation):			
Buyer Initials Owner Initials Owner Initials Owner Initials		REC 4.22 REV 5/24	3

SECTION D. FIXTURES/APPLIANCES

D1. Is the dwe	llina	eani.	nned	with	an alawata	or cu	ctom')								Yes	No	NF	ł
If yes, when w	as it	last i	nspec	ted?	————	л зу	Sicili	<u>'</u>			_					Ш			
Date of last ma	ınter	nance	e serv	ıce: _							_								
D2. Is there a p	robl	em, ı	malfu	nctio	n, or defe	ct w	ith th	e dw	elling	's:									
Attic fan, exhaust	NA	Yes	No	NR X	Irrigation		Yes	No	NR X	Sump	NA	Yes	No	NR X		ge Door	NA Yes	No	NR X
fan, ceiling fan Elevator system				X	system Pool/hot tub				X	pump Gas				X	S	system			X
or component Appliances to be conveyed				_	/spa / cable wirin r satellite dis				X	logs Central vacuum				X		Other:			X
Explanations j	for q	uesti	ons ii	n Sec	tion D (id	lenti	fy the	e spec	cific q	question _.	for e	ach e	expla	nation	ı):				
									TIO										
							L	ANI)/ZO	NING						Yes	No	NF)
E1. Is there a p property?	roble	m, n	nalfun	ction	, or defect	wit	h the	drain	age, g	grading, o	or soi	l stab	ility	of the				X	•
E2. Is the propland-use restriction	•				•		_		ces, 1	restrictive	e cov	enant	s, or	·local				X	
E3. Is the prop permits for roo					•	_		,	_	the failu	re to	obtai	n rec	quired				X	
E4. Is the propencroachments	•			•	•						•	s, part	ty wa	alls,				X	
E5. Does the p	rope	ty al	out or	adjo	in any pri	vate	road	(s) or	stree	et(s)?								X	
E6. If there is a maintenance as														ciation	or			X	
Explanations j	for q	uesti	ons ii	n Sec	tion E (id	lenti	fy the	e spec	cific q	<i>question</i> _s	for e	ach e	xpla	nation	ı):				
					EN	IVI				N F. L/FLO	ODI	NG							
F1. Is there has radon gas, method which otherwise	nane	gas,	lead-l	oased	stance, ma	ateri	al, or	prod	uct (s	such as as	sbest	os, fo			le,	Yes	No	NF X	
Buyer Initials Buyer Initials				Ow Ow	ner Initials ner Initials	S											REC 4.2 REV 5/2		4

F2. Is there an environmental monitoring or mitigation device or system located on the property?			
			X
F3. Is there debris (whether buried or covered), an underground storage tank, or an environmentally hazardous condition (such as contaminated soil or water or other environmental contamination) located on or which otherwise affect the property?			X
F4. Is there any noise, odor, smoke, etc., from commercial, industrial, or military sources that affects the property?			X
F5. Is the property located in a federal or other designated flood hazard zone?			X
F6. Has the property experienced damage due to flooding, water seepage, or pooled water attributable to a natural event such as heavy rainfall, coastal storm surge, tidal inundation, or river overflow?			X
F7. Have you ever filed a claim for flood damage to the property with any insurance provider, including the National Flood Insurance Program?			X
F8. Is there a current flood insurance policy covering the property?			X
F9. Have you received assistance from FEMA, U.S. Small Business Administration, or any other federal disaster flood assistance for flood damage to the property?			X
F10. Is there a flood or FEMA elevation certificate for the property?			X
Explanations for questions in Section F (identify the specific question for each explanation):			
SECTION G. MISCELLANEOUS	•	NI.	MD
	Yes	No	NR X
MISCELLANEOUS G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that	Yes	No	
MISCELLANEOUS G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property?	Yes	No	X
MISCELLANEOUS G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property? G2. Is the property subject to a lease or rental agreement? G3. Is the property subject to covenants, conditions, or restrictions or to governing documents separate from an owners' association that impose various mandatory covenants, conditions, and or	Yes	No	X

SECTION H. OWNERS' ASSOCIATION DISCLOSURE

If you answer 'Yes' to question H1, you must complete the remaining questions in Section H. If you answered 'No' or 'No Representation' to question H1, you do not need to answer the remaining questions in Section H.

	<u>Ye</u> s	No	NR
H1. Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments? If "yes," please provide the information requested below as to each owners' association to which the property is subject [insert N/A into any blank that does not apply]:			N.F X
a. (specify name) whose regular assessments ("dues") are			
\$ per			
The name, address, telephone number, and website of the president of the owners' association or the			
association manager are:			
b. (specify name) whose regular assessments ("dues") are			
\$per			
The name, address, telephone number, and website of the president of the owners' association or the association manager are:			
c. Are there any changes to dues, fees, or special assessment which have been duly approved and to which the lot is subject?			
If "yes," state the nature and amount of the dues, fees, or special assessments to which the property is subject:			
H2. Is there any fee 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 "yes," state the amount of the fees:			X
H3. Is there any unsatisfied judgment against, pending lawsuit, or existing or alleged violation of the association's governing documents involving the property? If "yes," state the nature of each pending lawsuit, unsatisfied judgment, or existing or alleged violation:			X
H4. Is there any unsatisfied judgment or pending lawsuits against the association? If "yes," state the nature of each unsatisfied judgment or pending lawsuit:			X
Explanations for questions in Section H (identify the specific question for each explanation):			
Owner(s) acknowledge(s) having reviewed this Disclosure Statement before signing and that all correct to the best of their knowledge as of the date signed.	informatio	on is tr	ue and
Owner Signature: Date			
Owner Signature: Date			
Buyers(s) acknowledge(s) receipt of a copy of this Disclosure Statement and that they have reviewed it	before sig	ning.	
Buyer Signature: Date			_
Buyer Signature: Date			_

6



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.

buyer initials					
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		
Buyer Initials	4. Oil and gas rights were severed from the property by a previous owner.		X		
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		
you must pe calendar day whichever o transaction o	pertain conditions cancel any resulting contract without penalty to you as the purersonally deliver or mail written notice of your decision to cancel to the owner or as following your receipt of this Disclosure Statement, or three calendar days following first. However, in no event does the Disclosure Act permit you to cancel a per (in the case of a sale or exchange) after you have occupied the property, whichever 102 N. Hayne St., Monroe, NC 28112	the owner owing the contract a er occurs fi	r's agent wit date of the fter settleme irst.	contract, ent of the	
	Causes D. Crimes . Leffusy W. Daulton				
	lge having examined this Disclosure Statement before signing and that all in				of the
Owner Signature: _	Teresa P. Grimes	Date			
Owner Signature:	Jeffrey W. Parker	Date			
	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				
Purchaser Signature	:	Date _			
Purchaser Signature	:	Date _			
	Dhana 540745304		Fav. 5407454401	RE	EC 4.25 1/1/15

Yes

No

X

No Representation

D----- I--:4:-1-

LEAD-BASED PAINT OR LEAD-BASED PAINT HAZARD ADDENDUM

·	St., 1002 & 1102 N. Hayne St., Monroe, NC 28112, Monroe, 28112
Seller: <u>Teresa P. (</u> Buyer:	Grimes , Jeffrey W. Parker
	attached to and made a part of the Offer to Purchase and Contract ("Contract") between Seller and Buyer for th
of lead-based pain	igence Period, Buyer shall have the right to obtain a risk assessment or inspection of the Property for the presence and/or lead-based paint hazards* at Buyer's expense. Buyer may waive the right to obtain a risk assessment of operty for the presence of lead-based paint and/or lead-based paint hazards at any time without cause.
	paint that is in good condition is not necessarily a hazard. See EPA pamphlet "Protect Your Family Fronce" for more information.
	Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards
property may pres Lead poisoning in quotient, behaviord any interest in resi assessments or ins _l	tement interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning roung children may produce permanent neurological damage, including learning disabilities, reduced intelligenced problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The Seller of delential real property is required to provide the Buyer with any information on lead-based paint hazards from risk ections in the Seller's possession and notify the Buyer of any known lead-based paint hazards. A risk assessment is sible lead-based hazards is recommended prior to purchase.
Seller's Disclosure	(initial)
(a)	Presence of lead-based paint and/or lead-based paint hazards (check one below): [] Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).
	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.
(b)	Records and reports available to the Seller (check one) [] Seller has provided the Buyer with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).
	[] Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazard in the housing.
Buyer's Acknowle	
(c)	Buyer acknowledges receipt of Seller's statement set forth in (a) above, and copies of the records/reports listed in (b) above, if any.
(d)	Buyer has received the pamphlet Protect Your Family from Lead in Your Home.
(e)	Buyer (check one below): [] Accepts the opportunity during the Due Diligence Period to conduct a risk assessment of inspection for the presence of lead-based paint and/or lead-based paint hazards; or [] Waives the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.
	Page 1 of 2
North C	m jointly approved by: arolina Bar Association's Real Property Section arolina Association of REALTORS®, Inc. STANDARD FORM 2A9-T Revised 7/2021
Buyer Ir	itials Seller Initials

Agent's Acknowledgment (initial)	
	of the Seller's obligations under 42 U.S.C. 4852d and is aware of pliance.
Certification of Accuracy The following parties have reviewed the information above by the signatory is true and accurate.	ve and certify, to the best of their knowledge, that the information provided
	S ADDENDUM AND THE CONTRACT, THIS ADDENDUM SHALL A CONFLICT AS TO THE DESCRIPTION OF THE PROPERTY OR THE LACT SHALL CONTROL.
MAKE NO REPRESENTATION AS TO THE LEGAL V ANY SPECIFIC TRANSACTION. IF YOU DO NOT U	TORS®, INC. AND THE NORTH CAROLINA BAR ASSOCIATION VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN INDERSTAND THIS FORM OR FEEL THAT IT DOES NOT PROVIDE LT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU
Date:	Date:
Buyer:	Seller:
Date:	Teresa P. Grimes Date:
Buyer:	Seller:
Entity Buyer:	Entity Seller:
(Name of LLC/Corporation/Partnership/Trust/etc.)	(Name of LLC/Corporation/Partnership/Trust/etc.)
Ву:	By:
Name:Print Name Title:	Name: Print Name Title:
Date:	Date:

Listing Agent: ______

Matt Gallimore

Date: ______

Selling Agent:

Date: _____

of