AGREEMENT AND BILL OF SALE OF PERSONAL PROPERTY

"Seller":			
"Buyer":			
,	"):		
Seller, for the s all claims, liens, and en personal property in deta	ncumbrances, any and all rights	and interests in the follo	transfer to Buyer free and clear of owing personal property (describe
necessary to facilitate th		y. This Agreement 🗖 is 🕻	(the "Personal Property"). e, execute any further documents l is not contingent upon Seller and
_	nent is contingent, then Buyer and ment to be enforceable.	d Seller must Close on the	e contract for the Real Property
IN ITS PRESENT DISCLAIMS WARRA AND ANY OTHER W LAW OR UNDER TH	CONDITION; (2) SELLER NTIES OF MERCHANTABIL ARRANTY EXPRESSED OR E UNIFORM COMMERCIAL	MAKES NO WARF LITY AND FITNESS FO E IMPLIED THAT MA L CODE; AND (3) BUY	NG TRANSFERRED AS-IS AND RANTIES AND EXPLICITLY OR A PARTICULAR PURPOSE Y ARISE BY OPERATION OF VER ACCEPTS ANY AND ALL LUDING ANY POTENTIAL
	ent. This Agreement may only be		understandings and agreements are ocument signed by the Parties. This
that may be associate		Buyer is strongly encoura	pocate taxes, fees, and other costs ged to investigate any potential
ASSOCIATION MAKE		TO THE LEGAL VALII	THE NORTH CAROLINA BAR DITY OR ADEQUACY OF THIS IT.
Buyer:	Date:	Seller:	Date:
Buyer:	Date:	Seller:	Date:
Entity Buyer:		Entity Seller:	
(Name of LLC/Corporation/Partnership/Trust/Etc.)		(Name of LLC/Corporation/Partnership/Trust/Etc.)	
Ву:		Ву:	
Name:		Name:	
Title:		Title:	
D.		D 4	

