SALES AGREEMENT AND DEPOSIT RECEIPT

THIS	AGREEMI	ENT, made this the 10 th	day of April, 2020, between the ("Buyer"):	
Name	e:			
Addr	ess:			
Phone	e:	Fax:	Email:	_
and B Lacor	BANK OF N nia, NH 032	IEW HAMPSHIRE (f 46, the ("Seller")	/k/a Laconia Savings Bank), of 62 Pleasant Stree	t,
WITI	NESSETH:	The undersigned Selle	er and Buyer agree as follows:	
1.	The Buyer is the successful bidder at a Foreclosure Sale conducted by the Seller of the property located at 325 Winona Road , New Hampton , Belknap County , New Hampshire (the "Premises"). The successful bid was \$			
2.	The Seller requireme	acknowledges receipt on the notice of Fo	of \$, which was paid pursuant to the reclosure for said property.	e
3.	Said deposit shall be forfeited if Buyer does not pay the remainder of the bid as required by said Notice.			
4.	Seller shall deliver a Foreclosure Deed to Buyer, and Buyer shall tender the remainder of the bid price to the Seller within 45 days of the Foreclosure at Seller's principal place of business, unless both parties agree on a different location for the closing.			S
5.		nt that Buyer fails to cl nt shall be assigned to S	ose within 45 days, Buyer's rights under this Sale seller.	S
6.		erty shall be conveyed wer the foreclosed mort	subject to real estate taxes and all liens havin gage.	g
7.	Buyer sha Considera	ll be responsible for thation, a settlement state	e preparation of a New Hampshire Declaration of the neutral and any other documentation required for the	of ie

- transaction other than the foreclosure deed and affidavit which will be executed by the Seller and provided to Buyer at closing as set forth above. Buyer shall also be responsible for the payment of all New Hampshire transfer tax assessed on the transaction, including that portion usually paid by the Seller.
- 8. Buyer acknowledges that Seller makes no warranties whatsoever regarding title to, or condition or possession of, the Premises. THE BUYER ACCEPTS THE PREMISES IN AN AS-IS CONDITION WITH NO EXPRESS OR IMPLIED WARRANTIES OF ANY KIND.
- 9. Seller has no responsibility to evict any parties from said property. If applicable, Seller and Buyer shall prorate any rents paid prior to closing as of the Closing Date and will prorate rents received thereafter so Seller will receive rents owing through the Closing Date and Buyer will be entitled to any rent for the period following the Closing Date.
- 10. Seller makes no representations concerning mechanic's or materialmen's liens, and Buyer shall hold the Seller, or any party, harmless from any liens should they exist.
- Buyer may not enter upon, trespass, make repairs to, or hire any contractors to work on the Premises prior to deliver of the foreclosure deed without express written permission of the Seller.

12. RSA 477:4-A NOTICE:

Radon Gas: Radon gas, the product of decay of radioactive materials in rock may be found in some areas of New Hampshire. This gas may pass into a structure through the ground or through water from a deep well. Testing can establish its presence and equipment is available to remove it from the air or water.

Lead Paint: Before 1977, paint containing lead may have been used in structures. The presence of flaking lead paint can present a serious health hazard, especially to young children and pregnant women. Tests are available to determine whether lead is present.

13. This Agreement shall be binding upon the heirs, executors, administrators, successors, and assigns of both parties. Any assignment of rights under this Agreement by Buyer must be consented to by Seller, which consent shall not be unreasonably withheld, and must be in writing in form and content satisfactory to Seller.

WITNESS the signatures of the above parties on the day and year first above written.

Witness	Buyer
Witness	Buyer
Witness	BANK OF NEW HAMPSHIRE BY:
	Name: Title: