Application # 1050025 332

HARNETT COUNTY CENTRAL PERMITTING

PO BOX 65 LILLINGTON NC 27546

(910) 893-7525 FAX: (910) 893-2793 www.harnett.org/permits

APPLICATION FOR EXISTING SEPTIC SYSTEM INSPECTION FOR MORTGAGE COMPANIES,

NOTE: A DEED OR OFFER TO PURCHASE IS REQUIRED AT TIME OF APPLICATION.

Date: 10-5-10
Proposed Buyer or Business Name: ERNST DAVIS Applicant/Mortgage Co: ERNST DAVIS Mailing Address: 1/3, N. BRAGE Blue City: State: N.C. Zip: 28 3 70 Telephone: () 20 3-452-41600ther #: ()
Current Land Owner: 6004 H64SE THC, Phone: 919-777-0761 Property Address: 250 Howards have PIN: 9575-35-5862 Parcel: Lot-113 State Road #: 0ff Hu24 State Road Name: 0nivate none Univate None (If Applicable) Dawdare: #) of employees # of children Hours:
Directions: (please give concise, complete directions from Lillington, NC to the property) THE Hours 27 West to Huy 24 At Schusonville Tunn left onto huy 24 At Schusonville ROND 15 APROX. 2 followings
There is a \$100.00 charge for this service. This approval is subject to revocation if the intended use of the septic system changes or if false information is provided on this application. Your signature below certifies that all above information is correct.
Signature of Owner, Authorized Agent or Applicant:
FOR OFFICE USE ONLY AUTHORIZATION FOR USE OF EXISTING SEPTIC SYSTEM
Signature of Environmental Health Specialist Date

NAME:	

D500 25 332

This application to be filled out when applying for a septic system inspection. County Health Department Application for Improvement Permit and/or Authorization to Construct IF THE INFORMATION IN THIS APPLICATION IS FALSIFIED, CHANGED, OR THE SITE IS ALTERED, THEN THE IMPROVEMENT PERMIT OR AUTHORIZATION TO CONSTRUCT SHALL BECOME INVALID. The permit is valid for either 60 months or without expiration depending upon documentation submitted. (Complete site plan = 60 months; Complete plat = without expiration) 910-893-7525 option 1 CONFIRMATION # Environmental Health New Septic SystemCode 800 All property irons must be made visible. Place "pink property flags" on each corner iron of lot. All property lines must be clearly flagged approximately every 50 feet between corners. Place "orange house corner flags" at each corner of the proposed structure. Also flag driveways, garages, decks, out buildings, swimming pools, etc. Place flags per site plan developed at/for Central Permitting. Place orange Environmental Health card in location that is easily viewed from road to assist in locating property. If property is thickly wooded, Environmental Health requires that you clean out the undergrowth to allow the soil evaluation to be performed. Inspectors should be able to walk freely around site. Do not grade property. All lots to be addressed within 10 business days after confirmation. \$25.00 return trip fee may be incurred for failure to uncover outlet lid, mark house corners and property lines, etc. once lot confirmed ready, After preparing proposed site call the voice permitting system at 910-893-7525 option 1 to schedule and use code 800 (after selecting notification permit if multiple permits exist) for Environmental Health inspection. Please note confirmation number given at end of recording for proof of request. Use Click2Gov or IVR to verify results. Once approved, proceed to Central Permitting for permits. Environmental Health Existing Tank Inspections Code 800 Follow above instructions for placing flags and card on property. Prepare for inspection by removing soil over outlet end of tank as diagram indicates, and lift lid straight up (if possible) and then close back down.(Unless inspection is for a septic tank in a mobile home park) After uncovering outlet end call the voice permitting system at 910-893-7525 option 1 & select notification permit if multiple permits, then use code 800 for Environmental Health inspection. Please note confirmation number given at end of recording for proof of request. Use Click2Gov or IVR to hear results. Once approved, proceed to Central Permitting for remaining permits. SEPTIC If applying for authorization to construct please indicate desired system type(s): can be ranked in order of preference, must choose one. in

				<u>•</u>
{}} Accep	oted	{} Innovative	{}} Conventional	{}} Any
{}} Altern	ative	{}} Other		_
			nt upon submittal of this app TTACH SUPPORTING I	olication if any of the following apply to the property DOCUMENTATION :
{_}}YES	NO	Does the site contain any	Jurisdictional Wetlands?	
{_}}YES	() NO	Do you plan to have an ir	rigation system now or in th	ne future?
{}}YES	{}} NO	Does or will the building	contain any drains? Please	explain
{}}YE\$	{}} NO	Are there any existing we	ells, springs, waterlines or W	Vastewater Systems on this property?
{}}YES {	} NO	Is any wastewater going t	o be generated on the site o	ther than domestic sewage?
{_}}YES {	} NO	Is the site subject to appro	oval by any other Public Ag	ency?
{}}YES {	} NO	Are there any easements	or Right of Ways on this pro	operty?
()YES () NO	Does the site contain any	existing water, cable, phone	or underground electric lines?
		If yes please call No Cuts	s at 800-632-4949 to locate	the lines. This is a free service.

I Have Read This Application And Certify That The Information Provided Herein Is True, Complete And Correct. Authorized County And State Officials Are Granted Right Of Entry To Conduct Necessary Inspections To Determine Compliance With Applicable Laws And Rules. I Understand That I Am Solely Responsible For The Proper Identification And Labeling Of All Property Lines And Corners And Making The Site Accessible So That A Complete Site Evaluation Can Be Performed.

PROPERTY OWNERS OR OWNERS LEGAL REPRESENTATIVE SIGNATURE (REQUIRED)

OFFER TO PURCHASE AND CONTRACT - VACANT LOT/LAND

[Consult "Guidelines" (form 12G) for guidance in completing this form]

NOTE: This contract is intended for unimproved real property that Buyer will purchase only for personal use and does not have immediate plans to subdivide. It should not be used to sell property that is being subdivided unless the property has been platted, properly approved and recorded with the register of deeds as of the date of the contract. If Seller is Buyer's builder and the sale involves the construction of a new single family dwelling prior to closing, use the standard Offer to Purchase and Contract (Form 2-T) with the New Construction Addendum (Form 2A3-T).

ERNEST J. DAVIC	as Buyer.
hereby offers to purchase and 19061 House two.	as Buyer,
upon acceptance of said offer, agrees to sell and convey, all of that plot, piece or parcel of land described be	low (hereafter referred to
as the "Property"), upon the terms and conditions set forth herein. This offer shall become a binding contract	on the date that: (i) the
last one of the Buyer and Seller has signed or initialed this offer or the final counteroffer, if any, and (ii) such	ch signing or initialing is
communicated to the party making the offer or counteroffer, as the case may be. Such date shall be referred to	o berein as the "Effective
Date."	> notoni as the Elicetive
\mathcal{A}	
1. REAL PROPERTY: Located in HARNETT County,	State of North Carolina,
being known as and more particularly described as:	
Address: Street Unwinding hand	
City: (ameron 0 Zip	28326
NOTE: Governmental authority over taxes, zoning, school districts, utilities and mail delivery may differ fro	m address shown.
Legal Description: VACAUT And (3) ACRES DIN# 9575-	35-5862
Subdivision Name: SASON'S CORNER	
Plat Reference: Lot 3 , Block or Section NA	as shown on
Plat Book or Slide at Page(s) (Property acquired by Seller in Deed Book 1513	
NOTE: Prior to signing this Offer to Purchase and Contract - Vacant Lot/Land, Buyer is advised to review	
any, which may limit the use of the Property, and to read the Declaration of Restrictive Covenants	
Incorporation, Rules and Regulations, and other governing documents of the owners' association and/or the st	
If the Property is subject to regulation by an owners' association, it is recommended that Buyer obtain a copy	
Association Disclosure And Addendum (standard form 2A12-T) prior to signing this Offer to Purchase and Co	ontract, and include it as
an addendum hereto.	
2. PURCHASE PRICE: The purchase price is \$ 20,000.00 am	id shall be paid in U.S.
Dollars. Should any check or other funds paid by Buyer be dishonored, for any reason, by the institution upon	
drawn. Buyer shall have one (1) banking day after written notice to deliver good funds to the payee. In the	
timely deliver good funds, the Seller shall have the right to terminate this contract upon written notice to the	
price shall be paid as follows:	e buyer. The potentiase
(a) \$ \OOO. O \ \ EARNEST MONEY DEPOSIT with this offer by \(\infty)	∠ cash □ nersonal check
□ bank check □ certified check □ other:	to be deposited and
	until the sale is closed,
at which time it will be credited to Buyer, or until this contract is otherwise terminated. In the event: (1) this	
(2) any of the conditions hereto are not satisfied, then all earnest monies shall be refunded to Buyer. In the	
contract by Seller, all earnest monies shall be refunded to Buyer upon Buyer's request, but such return sh	all not affect any other
remedies available to Buyer for such breach. In the event of breach of this contract by Buyer, then all earnest r	
to Seller upon Seller's request, but such forfeiture shall not affect any other remedies available to Seller for such	
to seller upon seller a request, but such fortenure shall not affect any other reflictives available to seller for suc	ii orcaçii.
NOTE: In the event of a dispute between Seller and Buyer over the return or forfeiture of earnest money he	ld in ascrow a licensed
real estate broker ("Broker") is required by state law (and Escrow Agent, if not a Broker, hereby agrees) to re	
n the Escrow Agent's trust or escrow account until Escrow Agent has obtained a written release from the p	
disposition or until disbursement is ordered by a court of competent jurisdiction. Alternatively, if a Broket	r is holding the Farnest
Money, the Broker may deposit the disputed monies with the appropriate clerk of court in accordance with the	
	provisions of two.o.s.
§93A-12.	

REALTOR

Buyer initials E

Page 1 of 7

This form jointly approved by: North Carolina Bar Association North Carolina Association of REALTORS®, Inc.

__ Seller initials AHK ____



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INTEREST CONSIDER ASSOCIATI (b) \$	EARNED THEREON ATION OF THE EXPI ED THEREWITH. OOO. O , (A	SHALL BE DISBURSED TO ENSES INCURRED BY MAINTAIN ADDITIONAL) EARNEST MONEY DEFINE BEING OF THE ESSENCE WITH PTION FEE in accordance with paragraphy 2 applies, then do not insert \$0, N/A, or Y ASSUMPTION of the unpaid principal by the Property in accordance with the attacks.	oh 13, Alternative 2, to be paid to Seller on the leave blank). calance and all obligations of Seller on the existing d Loan Assumption Addendum.
3. LOAN C (a) Loan. Bu Fixed Rate exceed // (b) Loan Obl (i) Make	condition: uyer's performance is conting e Adjustable Rate in the year(s), at an initial inter and with loan originate ligations: The Buyer agrees to e written application for the leftective Date;	gent upon Buyer's ability to obtain a Contemporary contem	powentional Other: loan at a for a term of nnum, with mortgage loan discount points not to an amount ("Loan"). pay any necessary fees within days
for compliance demand, then either written of liquidated dam paragraph 14 for (iii) Pursi	e. If Buyer does not furnish Seller may terminate this convey evidence of the application lages and as Seller's sole and or damage to the Property. If ue qualification for and appro- inually and promptly provided	or a waiver of the Loan Condition, and a exclusive remedy for Buyer's failure to Buyer further agrees to: oval of the Loan diligently and in good fait e requested documentation to lender.	d for the Loan, Seller may make written demand der of application within five (5) days after such time thereafter, provided Seller has not received all Earnest Money shall be forfeited to Seller as close, but without limiting Seller's rights under h;
ESSENCE, Buser's sole discontract shall be deemed to have Money shall be obtain the Loar failure to close, consult with Busers sole and the sole of th	Right to Terminate: If Be days after the Effective layer shall have the right to iscretion, is not satisfied that the terminated and all Earnest the waived this condition. The forfeited to Seller. If Buy in, then the Earnest Money is but without limiting Seller's anyer's lender to assure that	uyer has complied with Buyer's Loan Ove Date (or any agreed-upon written externinate this contract by delivering to set the Loan will be approved and funded. Money shall be refunded to Buyer. If Buyer ereafter, if Buyer fails to close based upoyer provides Seller reasonable third-party shall serve as liquidated damages and as a rights under paragraph 14 for damage to	bligations in subsection (b) above, then within asion of this deadline) TIME BEING OF THE Seller written notice of termination if Buyer, in If Buyer has timely delivered such notice, this er fails to deliver such notice, then Buyer will be on inability to obtain the Loan, then all Earnest documentation confirming Buyer's inability to Seller's sole and exclusive remedy for Buyer's the Property. (WARNING: Buyer is advised to obtain the Loan is sufficient to allow Buyer's
Buyer unde any federall To the best If, following Special Flor Buyer's lend	t of Seller's knowledge, the instands that it may be necessally regulated institution or a least of Seller's knowledge, the P g the Effective Date of this cood Hazard Area according the requires Buyer to obtain	sary to purchase flood insurance in order to oan insured or guaranteed by an agency of Property IS NOT located partly or entirely contract, it is determined that the Property to the current FEMA flood man, or if the	ithin a designated Special Flood Hazard Area. to obtain any loan secured by the Property from the U.S. Government. within a designated Special Flood Hazard Area. is located partly or entirely within a designated is contract is subject to a Loan Condition and the Loan, then in either event Buyer shall have
5. OTHER CO (a) There must Property for	DNDITIONS: (State N/A in be no restriction, easement	each blank that is not a condition to this co, zoning or other governmental regulation	ontract.) 1 that would prevent the reasonable use of the purposes.
		Page 2 of 7	
E	Buyer initials	Seller initials JHK	STANDARD FORM 12-T Revised 7/2008 © 7/2009

	Buyer initials JHK Seller initials JHK	STANDARD FORM 12-T Revised 7/2008 © 7/2009
	Page 3 of 7	
Buyer	ABOR AND MATERIAL: Seller shall furnish at Closing an affidavit and indemnification showing that all labor and materials, if any, furnished to the Property within 120 days prior and agreeing to indemnify Buyer against all loss from any cause or claim arising therefrom.	agreement in form satisfactory to to the date of Closing have been
Date of policies authoritationne	TIDENCE OF TITLE: Seller agrees to use his best efforts to deliver to Buyer as soon as reason this contract, copies of all title information in possession of or available to Seller, including es, attorney's opinions on title, surveys, covenants, deeds, notes and deeds of trust and easeme sizes (1) any attorney presently or previously representing Seller to release and disclose any's file to Buyer and both Buyer's and Seller's agents and attorneys; and (2) the Property's title see all materials in the Property's title insurer's (or title insurer's agent's) file to Buyer and both buyers.	but not limited to: title insurance ints relating to the Property. Seller ny title insurance policy in such insurer or its agent to release and
apprai balanc perfor \$	XPENSES: Unless otherwise agreed, Buyer shall be responsible for all costs with respective isal, title search, title insurance, recording the deed and for preparation and recording of all its earth, title insurance, recording the deed and for preparation and recording of all its earth, title insurance, recording the deed and for preparation of a deed and m Seller's obligations under this agreement, and for excise tax (revenue stamps) required by toward any of Buyer's expenses associated with the purchase of the and inspection costs that Buyer is not permitted to pay, but excluding any portion disapproved	instruments required to secure the all other documents necessary to y law. Seller shall pay at Closing Property, including any FHA/VA
7. Problems date of the date o	RORATIONS AND ADJUSTMENTS: Unless otherwise provided, the following items sharen the parties or paid at Closing: (a) Ad valorem taxes on real property shall be prorated or of Closing; (b) All late listing penalties, if any, shall be paid by Seller; (c) Rents, if any, for the ate of Closing; (d) Owners' association dues and other like charges shall be prorated three sents that the regular owners' association dues, if any, are \$\frac{100}{200} \text{ per} \text{ per} \text{ per} d, Buyer shall pay any fees required for obtaining account payment information on owners' a ent or proration and any charge made by the owners' association.	all be prorated and either adjusted a calendar year basis through the Property shall be prorated through bugh the date of Closing. Seller Unless otherwise ssociation dues or assessments for
asses fully gover sewe	SPECIAL ASSESSMENTS: NOTE: For purposes of this agreement, a "confirmed" special assessment that has been approved by a governmental agency or an owners' association for the purpose payable at time of closing. A "pending" special assessment is defined as an assessment that raning body. Seller warrants that there are no pending or confirmed governmental special assess, or other improvements on or adjoining the Property, and no pending or confirmed owner of as follows (Insert "None" or the identification of such assessments, if any):	rpose(s) stated, whether or not it is is under formal consideration by a sments for sidewalk, paving, water, s' association special assessments.
(e)	All deeds of trust, liens and other charges against the Property, not assumed by Buyer, must to or at Closing such that cancellation may be promptly obtained following Closing. Seller s such cancellations following Closing. Title must be delivered at Closing by GENERAL WARRANTY DEED unless otherwise sta marketable and insurable title, free of all encumbrances except: ad valorem taxes for the currer Closing); utility easements and unviolated restrictive covenants that do not materially affect other encumbrances as may be assumed or specifically approved by Buyer. The Property must of way.	thall remain obligated to obtain any sted herein, and must be fee simple at year (prorated through the date of the value of the Property: and such
	If this contract is NOT subject to a financing contingency requiring an appraisal, Buyer completed on or before	shall arrange to have the appraisal
(c)	The Property must be in substantially the same or better condition at Closing as on the date of excepted. The Property must appraise at a value equal to or exceeding the purchase price or, at the opterminated and all earnest monies shall be refunded to Buyer, even if the Loan Conditionaragraph 3.	otion of Buyer this contract may be

(the "Closing Date")	 All parties agree to e; 	xecute any and all documen ace and time designated_by	ting of the deed and shall be on or buts and papers necessary in connecti Buyer. The deed is to be made to	on with Closing and transfer
About agreement to	the continue in this co		nest 3. UAU'S	<u> </u>
party is unable to characteristics, some delaying party as maximum of ten (10 without payment of it the other party (if reafrom the end of the than thirty (30) days have the unilateral rigremedies available to CLOSING SHALL	lose by the Closing Date party shall be entitled and closing agent. In the Closing nation of the Closing expends, willing and able to ten-day period until closing to terminate the control the non-delaying party	te, then provided that the led to reasonable delay of the such event, however, eithing Date, or any extension of iration of the ten-day period close) interest on the purelessing occurs or the contract to or the last agreed-upon extract and receive the earnest for such breach.	party is acting in good faith and we closing Date and shall give as me party for whom the Closing Date agreed-upon in d, the party not ready to close shall hase price at the rate of eight percent is terminated. Should the delay in tension of the Closing Date, then the st money, but the right to such recent percent is the state of the Closing Date, then the st money, but the right to such recent percent is the state of the Closing Date, then the st money, but the right to such recent percent is the state of the Closing Date, then the st money, but the right to such recent percent is the state of the Closing Date, then the state of the Closing Date agreed the	with reasonable diligence to uch notice as possible to the ate is delayed shall have a n writing, in which to close be responsible for paying to nt (8%) per annum accruing n closing continue for more the non-delaying party shall ipt shall not affect any other
		11111111		
removal or other suc	di activities may be do	one before possession is de	all be delivered at Closing. No a elivered. Seller shall remove, by the archase and all garbage and debris f	he date possession is made
13. PROPERTY IN	SPECTION/INVEST	IGATION (Choose ONLY	ONE of the following Alternatives):
suitable for Buyer's I	d Environmental Countended Use, (ii) utilitie	es are available to the Prope	contingent upon Buyer obtaining erty, (iii) there is no environmental	contamination, law, rule or
Buyer's Intended Use shall use Buyer's bes Earnest Money Depo	e (collectively the "Rep t efforts to obtain such sit shall be refunded to	ports"). All costs and expe Reports. If the Reports c Buyer. Buyer waives thi	(iv) there is no flood hazard that passes of obtaining the Reports shall annot be obtained, Buyer may term as condition unless Buyer provides	be borne by Buyer. Buyer ninate this contract and the written notice to Seller by
(b) Septic/Sewer Sys	tem (check only ONE)	:	e satisfied, TTME BEING OF THE	
Exhibit A and hereby	approves and accepts s	aid Improvement Permit.	stem approved by the Improvemen	
to the system. Buyer inspecting or obtaining function for which in	acknowledges receipt o g, at Buyer's expense, i tended and is in need o	of the Improvement Permit inspection(s) to determine the of immediate repair, Buyer	tion survives Closing, but makes n attached hereto as Exhibit A. Buy he condition of the system. If the sy may terminate this Contract and the	er shall have the option of system is not performing the he Earnest Money Deposit
shall be refunded 10-21-10	that this cond	ition cannot be satisfied, Ta	unless Buyer provides writte IME BEING OF THE ESSENCE.	•
	th Department ("Count	y") for a (check only ONE)	arty") obtaining an Improvement P conventional or other	NA
expenses of obtaining	such Permit or written	ground absorption evaluation shall be borne	by Responsible Party unless other	room home. All costs and wise agreed. In any event
Seller, by no later that	$\mathbf{n} \longrightarrow \mathbf{N} \mathbf{R}$, shall be responsi	ble for clearing that portion of the use best efforts to obtain, such Perm	Property required by the
the Improvement Pern	nit or written evaluation		obtained by	(date), either party may
	ted and approved the av		ses to connect to a \square public or \square co	ommunity sewer system.
		vailability, costs and expens	ses to connect to a 🗖 public or 🗖 c	ommunity water system or
☐ Buyer has investig		enses to install the private over and accepts said Consti	e drinking water well approved by	y the Construction Permit
Seller represents the	it a private drinking wa	iter well has been installed,	which representation survives Clo 1, 2008, Buyer acknowledges rec	
		ched hereto as Exhibit A.	Buyer shall have the option of it	
Buyer :	initials	Page 4 of 7 Seller initials ##K		ANDARD FORM 12-T Revised 7/2008
	- /			© 7/2009

Buyer's expense, inspection(s) to determine the condition of the well. If the well is not performing the function for which intended and is in need of immediate repair, Buyer may terminate this Contract and the Earnest Money Deposit shall be refunded to Buyer. Buyer waives this condition unless Buyer provides written notice to Seller by 10-21-10 that this condition cannot be satisfied, TIME BEING OF THE ESSENCE. This Contract is contingent upon Buyer Seller ("Responsible Party") obtaining a Construction Permit from the County Health Department ("County") for a private drinking water well. All costs and expenses of obtaining such Permit, including but not limited to any required survey, shall be borne by Responsible Party unless otherwise agreed. In any event Seller, by no later than investigation to evaluate the site. Responsible Party shall use best efforts to obtain such Permit. If the Construction Permit from the County cannot be obtained by
County cannot be obtained by
(a) Property Investigation with Option to Terminate: In consideration of the sum set forth in paragraph 2(c) paid by Buyer to Seller (not Escrow Agent) and other valuable consideration, the sufficiency of which is hereby acknowledged (the "Option Fee"), Buyer shall have the right to terminate this contract for any reason or no reason, whether related to the physical condition of the Property or otherwise, by delivering to Seller written notice of termination (the "Termination Notice") by 5:00 p.m. on prior to Closing, Buyer shall have the right to inspect the Property at Buyer's expense (Buyer is advised to have all inspections of the Property, including but not limited to those matters set forth in Alternative 1, performed prior to the Option Termination Date). (b) Exercise of Option: If Buyer delivers the Termination Notice prior to the Option Termination Date, TIME BEING OF THE ESSENCE, this contract shall become null and void and all earnest monies received in connection herewith shall be refunded to Buyer; however, the Option Fee will not be refunded and shall be retained by Seller. If Buyer fails to deliver the Termination Notice to Seller prior to the Option Termination Date, then Buyer will be deemed to have accepted the Property in its physical condition existing as of the Option Termination Date; provided such acceptance shall not constitute a waiver of any rights Buyer has under paragraphs 3, 4 or 5 above. The Option Fee is not refundable, is not a part of any earnest monies, and will be credited to the purchase price at Closing.
(c) <u>CLOSING</u> SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.
14. RIGHT OF ENTRY, RESTORATION AND INDEMNITY: Buyer and Buyer's agents and contractors shall have the right to enter upon the Property for the purpose of appraising and evaluating the Property, and performing the tests and inspections permitted in this contract. 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. This indemnity shall survive this contract and any termination hereof, but Buyer shall not be responsible 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.
15. OTHER PROVISIONS AND CONDITIONS: CHECK ALL STANDARD ADDENDA THAT MAY BE A PART OF THIS CONTRACT, IF ANY, AND ATTACH HERETO. ITEMIZE ALL OTHER ADDENDA TO THIS CONTRACT, IF ANY, AND ATTACH HERETO. (NOTE: UNDER NORTH CAROLINA LAW, REAL ESTATE AGENTS ARE NOT PERMITTED TO DRAFT CONDITIONS OR CONTINGENCIES TO THIS CONTRACT.)
Additional Provisions Addendum (Form 2A11-T) Back-Up Contract Addendum (Form 2A1-T) Contingent Sale Addendum (Form 2A2-T) FHA/VA Financing Addendum (Form 2A4-T) OTHER: OTHER: OTHER: Condiction OTHER: Condiction ON Provided System Syste
Page 5 of 7 Buyer initials Seller initials SELLER Revised 7/2008

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- 16. RISK OF LOSS: The risk of loss or damage by fire or other casualty prior to Closing shall be upon Seller.
- 17. ASSIGNMENTS: This contract may not be assigned without the written consent of all parties, but if assigned by agreement, then this contract shall be binding on the assignee and his heirs and successors.
- 18. 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. (NOTE: If Alternative 2 under paragraph 13 of this contract will apply, Seller should seek advice concerning the taxation of the Option Fee.)
- 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. SURVIVAL: If any provision herein contained which by its nature and effect is required to be observed, kept or performed after the Closing, it shall survive the Closing and remain binding upon and for the benefit of the parties hereto until fully observed, kept or performed.
- 21. ENTIRE AGREEMENT: This contract contains the entire agreement of the parties and there are no representations, inducements or other provisions other than those expressed herein. All changes, additions or deletions hereto must be in writing and signed by all parties. Nothing contained herein shall alter any agreement between a REALTOR® or broker and Seller or Buyer as contained in any listing agreement, buyer agency agreement, or any other agency agreement between them.
- 22. NOTICE AND EXECUTION: Any notice or communication to be given to a party herein may be given to the party or to such party's agent. Any written notice or communication in connection with the transaction contemplated by this contract may be given to a party or a party's agent by sending or transmitting it to any mailing address, e-mail address or fax number set forth in the "Notice Address" section below. Seller and Buyer agree that the "Notice Information" and "Escrow Acknowledgment" sections below shall not constitute a material part of this Offer to Purchase and 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. This contract may be signed in multiple originals, all of which together constitute one and the same instrument, and the parties adopt the word "SEAL" beside their signatures below.

Buyer I has I has not made an on-site personal examination of the Property prior to the making of this offer.

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. AND THE NORTH CAROLINA BAR ASSOCIATION MAKE NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION. IF YOU DO NOT UNDERSTAND THIS FORM OR FEEL THAT IT DOES NOT PROVIDE FOR YOUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.

Date: 10-25/10	Date: 10-5-10
Buyer (SEAL)	Seller H. H. H. (SEAL)
Date:	Date:
Buyer(SEAL)	Seller(SEAL)

NOTICE INFORMATION

NOTE: INSERT THE ADDRESS AND/OR ELECTRONIC DELIVERY ADDRESS EACH PARTY AND AGENT APPROVES FOR THE RECEIPT OF ANY NOTICE CONTEMPLATED BY THIS CONTRACT. INSERT "N/A" FOR ANY WHICH ARE NOT APPROVED.

BUYER NOTICE ADDRESS: Mailing Address: 1/13 N. BRAGS SVA. Spn. NARP NO	SELLER NOTICE ADDRESS: Mailing Address:
Buyer Fax#: 2839 U	Seller Fax#:
Buyer E-mail Address:	Seller E-mail Address:
SO 3 – 452 – 4/60 SELLING AGENT NOTICE ADDRESS:	LISTING AGENT NOTICE ADDRESS:
Individual Selling Agent:	Individual Listing Agent:
License #:	License #:
Firm Name: Acting as □ Buyer's Agent □ Seller's (sub)Agent □ Dual Agent	Firm Name:
	Acting as D Seller's (sub)Agent Dual Agent
Mailing Address:	Mailing Address:
Selling Agent Fax#:	Listing Agent fax#:
Selling Agent E-mail Address:	Listing Agent E-mail Address:
Selling Agent Phone#:	Listing Agent Phone#:
ESCROW ACKN Escrow Agent acknowledges receipt of the earnest money and terms hereof. Date 10-2-10 Firm	Pattenson Real Estate
27	(Signature)

SELLER FINANCING ADDENDUM

S	eller agrees to provide Buyer with purchase money financing on the following terms and conditions:
1.	. The loan shall be evidenced by a purchase money promissory note secured by a purchase money deed of trust on the Property.
2.	The purchase money deed of trust shall be a(first or second) lien on the Property.
3.	The loan shall bear interest prior to default at the rate of 10 % per annum and shall be payable as follows: 5 rem note mont Linear \$15,000 monthly payment \$318.75
	monthly payment \$ 318.75
	The loan shall bear interest after default at the rate of % per annum.
4.	Unless otherwise provided herein, the promissory note may be prepaid in whole or in part at any time without penalty. If there are any restrictions on this prepayment right, the restrictions are as follows:
5.	Unless otherwise provided herein, the loan may not be transferred or assumed without Lender's prior written consent.
6.	Additional loan terms (if any):
7.	Unless otherwise provided herein, the promissory note and deed of trust shall be in form of and contain the provisions of the currently approved North Carolina Bar Association Forms 4 and 5, as modified by the terms provided above or contained in this contract.
Sel ad	ller is advised that seller financing may limit Seller's ability to recover all funds in the event of a default by Buyer. The vice of an attorney is recommended prior to Seller agreeing to provide seller financing.
IN TH	THE EVENT OF A CONFLICT BETWEEN THIS ADDENDUM AND THE OFFER TO PURCHASE AND CONTRACT OR IE VACANT LOT OFFER TO PURCHASE AND CONTRACT, THIS ADDENDUM SHALL CONTROL.
NC SPI	E NORTH CAROLINA ASSOCIATION OF REALTORS [®] , INC. AND THE NORTH CAROLINA BAR ASSOCIATION MAKE REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY ECIFIC TRANSACTION. IF YOU DO NOT UNDERSTAND THIS FORM OR FEEL THAT IT DOES NOT PROVIDE FOR BUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN
Buy	ver:(SEAL) Date
Buy	yer:(SEAL) Date
Sell	er: 1 4, Keller (SEAL) Date 10-5-10
Sell	er:(SEAL) Date

Page 1 of 1





