Initial Application Date

Application #	1	856043899	

CU#

COUNTY OF HARNETT RESIDENTIAL LAND USE APPLICATION 108 E. Front Street, Lillington, NC 27546 Phone: (910) 893-7525 ext:2 Fax: (910) 893-2793 www.harnett.org/permits Central Permitting

A RECORDED SURVEY MAP, RECORDED DEED (OR OFFER TO PURCHASE) & SITE PLAN ARE REQUIRED WHEN SUBMITTING A LAND USE APPLICATION

LANDO	OWNER: Jeff	Rider			Mailing Address: 5509 De	n Heider Way
			State:_NC	_Zip:_27606	_ Contact No: 919-820-3682	Email: csmith@cbadvantage.com
APPLI	CANT*: Joe	Anderson		Mailing A	ddress: 3510 Birchfield Ct. #1	02
			State: NC	Zip: 28306	Contact No: 540-538-3195	Email: jaka1681@yahoo.com
*Please	fill out applican	t information if differen	t than landowner			
CONTA	ACT NAME A	PPLYING IN OFFIC	E: Al Parker			Phone #_919-995-2702
PROPE	ERTY LOCAT	ION: Subdivision:	Walts Crossir	ng III		Lot #: 2
State R	Road # 17 (State F	Road Name	78 AP10	my-Ct/Red Hi	Lot #: 2 Lot Size: .53
Parcel:	021537 01	10 24		V	PIN: 1507-38-3748.000	Power Company*:
Zoning	RD F	Flood Zone: No	Watershed:	No Deed	Book & Page 2 (18U / 24	Y Power Company*:
*New s	Enury tructures with	Progress Energy a	s service provi	der need to sup	oply premise number	from Progress Energy.
PROP	OSED USE	:				Monolith
□ SF	FD: (Size					Deck: Crawl Space: Slab: Slab:) no (if yes add in with # bedrooms)
		(10 1110 1101			<u></u>	
□ Mo	od: (Size					_ Site Built Deck: On Frame Off Frame
					() no Any other site built ad	
☑ Ma	anufactured H	lome:SW	DWTW (S	ize 8 x	# Bedrooms: 4 Garage	:(site built?) Deck:(site built?)
Dı	uplex: (Size _	x) No. B	uildings:	No	. Bedrooms Per Unit:	
□ Но	ome Occupati	on: # Rooms:	Use	e:	Hours of Operation:	#Employees:
□ Ad	dition/Access	sory/Other: (Size	x) Us	se:		Closets in addition? () yes (
Water S	Supply:	County 🗸 Ex	kistina Well	New Well	(# of dwellings using well 1) *Must have operable water before final
						Checklist) County Sewer
						(500') of tract listed above? () yes (\bullet) no
					erhead () yes () no	(300) of fact listed above? () yes () no
		-		•		Other (specify):
Structur	res (existing t	n proposed). Single	ranniy dwelling	Js	Manufactured Homes:	Other (specify):
Requir		al Property Line S		Comme	nts:	
Front	Minimum	40 Actual	60	-		
Rear		40	45			
Closest	Side	12	29			
Sidestre	eet/corner lot					
Neareston sam	t Building e lot					

SPECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTON: 421 5 toward Dune April
miles Turn Longo Red Hill Church Rd. April . 75 miles
Turn L onto Suggs Rd. Apr. 25 miles, 2nd Right onto
Dolaney Ct.
If permits are granted I agree to conform to all ordinances and laws of the State of North Carolina regulating such work and the specifications of plans submitted I hereby state that foregoing statements are accurate and correct to the best of my knowledge. Permit subject to revocation if false information is provided.
Signature of Owner or Owner's Agent Date

It is the owner/applicants responsibility to provide the county with any applicable information about the subject property, including but not limited to: boundary information, house location, underground or overhead easements, etc. The county or its employees are not responsible for any incorrect or missing information that is contained within these applications.

This application expires 6 months from the initial date if permits have not been issued



Town of Erwin Zoning Application & Permit

Permit #

Rev Sep201

Planning & Inspections Department

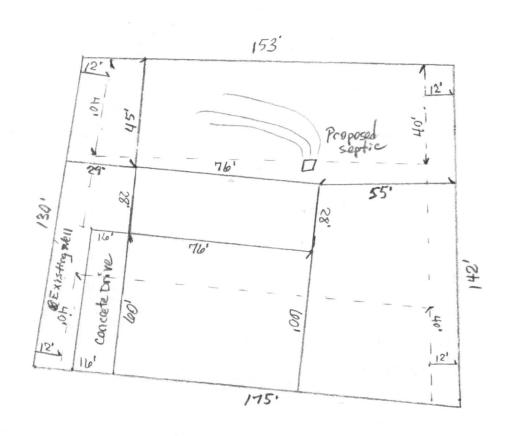
Rev 3ep2014								
Each application should	ld be submitted	d with an attached plo	ot/site plan with the	proposed use/stru	icture showing lot			
shape, existing and pro								
dimensions.								
Name of Applicant	Joseph A	nderson	Property Owner	Jeff Rid	er			
Home Address	3510 Birch	Seld Ct. Ast, 102	Home Address	5509 Dente	1			
City, State, Zip	Fayettevil	le, NC 28306	City, State, Zip	Raleigh, N	1 C 27606			
Telephone	540636	1195	Telephone	9195500	220			
Email	999	eyahoo.com	Email	/	Advantage .com			
Address of Proposed	Property	88 Delaney	t. Duna, N	c 28334				
Parcel Identification I	Number(s) (PII	V) 1507-38-3		ated Project Cost		A (as)		
What is the applicant	requesting to			4	BR-2 BA	-0		
the proposed use of the			souble wide ma	aufacture & h	28×76	Home		
Description of any prop		ents	£ .	,	1	Home		
to the building or prope		Concrete a	lriveway apx1	6×75 - hand	icap ramp	()		
What was the Previou		abject property:	200		, ,			
Does the Property Ac			Yes	/D1 -i	F-9			
Number of dwelling/			/	erty/Parcel size	.53			
•		Watershed Yes V	-	Yes No				
MUST circle one that a	pplies to propert		,	Or				
			County/City Sewe	r				
The undersigned propert	v owner, or duly	Owner/Applicant M		fies that this applica	ation and the forgoing			
answers, statements, and								
and belief. The undersign	ning party unde	rstands that any incorrec	ct information submitt	ed may result in the	e revocation of this			
application. Upon issuar	nce of this permi	t, the undersigning party	y agrees to conform to	all applicable town	ordinances, zoning			
regulations, and the laws								
The undersigning party a		own of Erwin to review t	his request and condu	ict a site inspection	to ensure compliance			
to this application as app		$\alpha / \Lambda /$	۸	. (L	2/10			
C.A. Parke	c dr.	Costacke	/8		1/18			
Print Name		Signature of Owner of	r Representative	Date				
For Office Use	~ ()							
Zoning District	RO	Existing Nonconforming						
Front Yard Setback	42'	Other Permits Require			ire Marshal <u>X</u> Other			
		Requires Town Zonin			rior to C. of O.			
Side Yard Setback	12'	Zoning Permit Status	Approved	Denied				
Rear Yard Setback	40	Fee Paid:	Date Paid:	Staff Initials:				
Comments Need inspection for a septil tunic								
comments Need inspection for a septil tank								
Signature of Town Repr	resentative:	Boom Bo	ud Date A	pproved/Denied:	4/9/18			
Need S, F	e Plan							
and	1	and the alone	a PRNE	V 54 Ha	nest			
Builds P	elmit API	officity once	0(11	•	Courty			

NAME:	Joe	Ande	1 259n			APPLICAT	ION #•	4389	7
NAME.									
Com	ntv Uo				it when applying				1
IF THE IN	NFORMA	TION IN	THIS APPLICATION	ON IS FALSIFI	r Improvement ED, CHANGED, OF	R THE SITE IS AL	TERED. T	PRIZATION TO C HEN THE IMPRO	OVEMENT
PERMIT	OR AUTI	HORIZAT	TION TO CONSTRU	UCT SHALL B	ECOME INVALID.	The permit is valid	d for either	60 months or with	nout expiration
depending	g upon do 910-893	cumentation 3-7525 o	on submitted. (Comportion 1	plete site plan =	= 60 months; Comple	confirm A	xpiration)	02746	2-LL
			alth New Septic	System Cod	le 800	COM IKMA	1101 #	Ja 1 1 4	V131/18
•	All pro	perty iro	ons must be m	ade visible.	Place "pink properery 50 feet between the second control of the se	perty flags" on ween corners.	each con	ner iron of lot.	All property
•	Place "d	orange h	ouse corner flag	s" at each co	orner of the propo	osed structure.	Also flag	driveways, ga	rages, decks,
					igs per site plan o ocation that is ea				a proporty
•	If prope	rty is thic	ckly wooded, En	vironmental	Health requires to wall	that you clean o	ut the <u>un</u>	dergrowth to	allow the soil
•	All lots	to be a	ddressed withir	n 10 busines	ss days after co	nfirmation. \$25	.00 retur	n trip fee may	be incurred
	<u>for failι</u>	ure to ur	ncover outlet lid	d, mark hous	se corners and p	property lines,	etc. once	e lot confirme	d ready.
	800 (aft	ter select	ting notification p	permit if mult	permitting system tiple permits exising for proof of req	t) for Environme	25 option ental Hea	1 to schedule all the inspection.	and use code Please note
					e approved, proce		ermitting	for permits	
□ <u>Env</u>	ironme	ntal Hea	alth Existing Tai	nk Inspectio	ons Code 800			ioi poiiimoi	
•	Follow a	above ins	structions for pla	cing flags an	d card on proper	rty.			
	possible	e) and the	pection by remove en put lid back LIDS OFF OF SER	in place. (Ur	er outlet end of inless inspection i	tank as diagran is for a septic tai	n indicate nk in a m	es, and lift lid sobile home par	straight up (<i>if</i> 'k)
•	After un if multip	covering ole perm	g outlet end call	the voice pe de 800 for l	ermitting system a Environmental H	at 910-893-7525 lealth inspection	option 1 n. <u>Please</u>	& select notifi note confirma	cation permit ation number
•					approved, procee	ed to Central Per	rmitting fo	or remaining pe	ermits.
SEPTIC If applying	ng for aut	thorization	n to construct pleas	e indicate desi	red system type(s):	can be ranked in a	order of pre	eference must ch	oosa ona
{}} Ac					Conventional		order or pre	erence, must en	oose one.
8 8	-				Conventional				
The appli question.	If the a	ll notify t	the local health define "yes", applicant M	partment upon IUST ATTAC	n submittal of this a	application if any G DOCUMENTA	of the foll ATION:	owing apply to t	he property in
{}}YES	{ √ }	NO	Does the site cont	ain any Jurisd	lictional Wetlands?	?			
{}}YES	$\{\underline{\checkmark}\}$	NO	Do you plan to ha	ve an <u>irrigatio</u>	on system now or in	n the future?			
{_}}YES	•		Does or will the b	uilding contai	n any drains? Plea	se explain			
{ <u>✓</u> }YES	(F)	No	Are there any exis	sting wells, spi	rings, waterlines or	r Wastewater Sys	tems on th	is property?	
{_}}YES	{⊻}	NO	Is any wastewater	going to be g	enerated on the site	e other than dome	estic sewag	ge?	
{}}YES	{✓}	NO	Is the site subject	to approval by	y any other Public	Agency?			
{_}}YES		NO	Are there any Eas-	ements or Rig	tht of Ways on this	property?			
{ √ }YES	. {*_}}	NO	Does the site cont	ain any existir	ng water, cable, ph	one or undergrou	nd electric	lines?	
			If yes please call	No Cuts at 80	00-632-4949 to loca	ate the lines. This	s is a free s	service.	
I Have Re	ad This	Application	on And Certify Tha	t The Informa	tion Provided Here	ein Is True, Compl	ete And Co	orrect. Authorize	ed County And
State Offi	cials Are	Granted	Right Of Entry To	Conduct Nece	ssary Inspections T	o Determine Com	pliance Wi	th Applicable La	ws And Rules.
I Underst	and That	I Am Sol	lely Responsible Fo	r The Proper I	dentification And I	Labeling Of All Pro	operty Lin	es And Corners A	And Making

The Site Accessible So That A Complete Site Evaluation Can Be Performed.

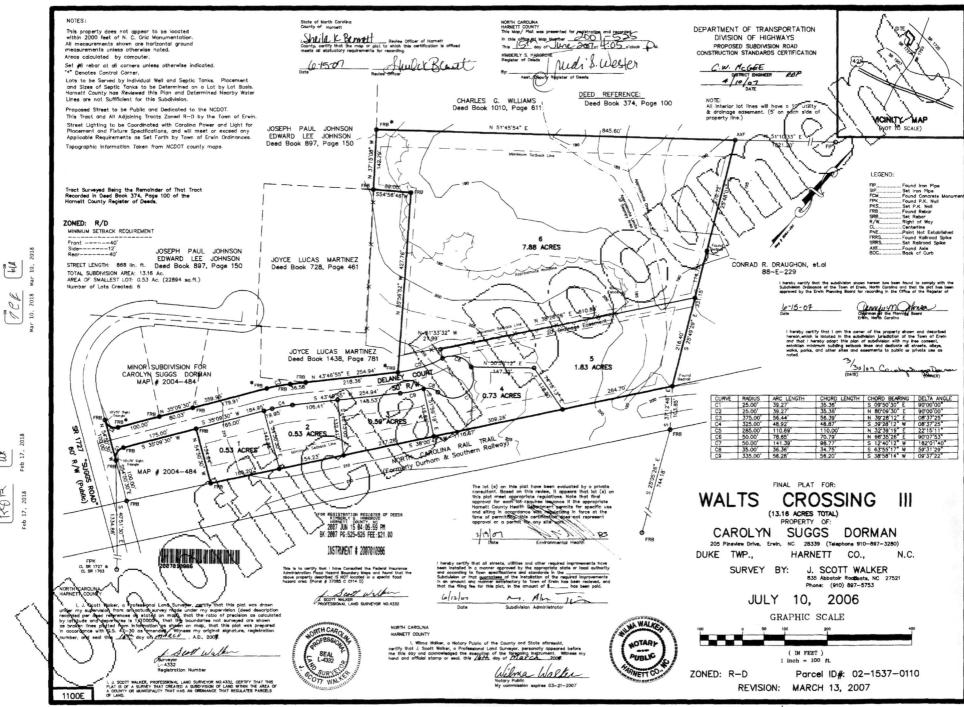
PROPERTY OWNERS OR OWNERS LEGAL REPRESENTATIVE SIGNATURE (REQUIRED)

1



40' Front Setbacks
40' Rear Dotted Line =
12' Sides Building Envelope

Driveway Apx. 16x60' manufactured Home 28x76 4BR-2BA



18E

2018

17,

3 17,

Map#2007-525

Coldwell Banker Advantage, 11125 Cleveland Rd, Ste101 Garner NC 27529

Cathy Smith

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—New Construction (Form 800-T) or, if the construction is completed, use the Offer to Purchase and Contract (Form 2-T) with the New Construction Addendum (Form 2A3-T).

For valuable consideration, the receipt and legal sufficiency of which are hereby acknowledged, Buyer offers to purchase and Seller upon acceptance agrees to sell and convey the Property on the terms and conditions of this Offer To Purchase and Contract and any addendum or modification made in accordance with its terms (together the "Contract").

1. TERMS AND DEFINITIONS: The term.		ī	ning given them as	s set forth adjacent	to each				
	(a) "Seller": RONALD JEFFREY RIDER, LISA C. RIDER								
	(b) "Buyer": JOSEPH CLARENCE ANDERSON, KRISTINE LYNN ANDERSON								
(c) "Property": The Property shall inclimprovements located thereon.									
NOTE: If the Property will include a m (Mobile) Home provision in the Addition					actured				
Street Address: 88 Delaney Ct	•			00004					
City: Dunn County: HARNETT		, North Carolin		28334					
NOTE: Governmental authority over tax	THE AMERICAN SERVICE AND ADDRESS OF THE SERVICE	CONTRACTOR OF THE CONTRACTOR AND ADDRESS OF THE CONTRACTOR AND ADD	A SECURITY OF THE PARTY OF THE	from address shown					
Legal Description: (Complete ALL applied	AND RESIDENCE OF THE PARTY OF T	s, defines and man	on very may anner a						
Plat Reference: Lot/Unit2	, Block/Section, as sh	, Subdivision/O	Condominium WAI	at Page(s) 52	111				
The PIN/PID or other identification num	ber of the Property is: 150	07-38-3748.000		at Tage(s)					
Other description: <u>.53 AC</u> Some or all of the Property may be descr	. ,			244					
(d) "Purchase Price":									
\$	paid in U.S. Dollars upon BY DUE DILIGENCE IN BY INITIAL EARNES Agent named in Paragramic wire transfer, electron (5) days of the Effect BY (ADDITIONAL) Escrow Agent named in electronic transfer no late and being of the ESSE BY ASSUMPTION of existing loan(s) secured Loan Assumption Adder BY SELLER FINANCI (Standard Form 2A5-T). BALANCE of the Purch with the proceeds of a new second part of the part of the proceeds of a new second part of the pa	FEE made payable and ST MONEY DEPOS aph 1(f) by cash actronic transfer, Elective Date of this Core (ARNEST MONEY in Paragraph 1(f) by the tentan cash at ST MOMER with regard to see the unpaid principal by a deed of trust on addum (Standard Form NG in accordance whase Price in cash at ST MONEY in MONEY in accordance whase Price in cash at ST MONEY in MONEY in accordance whase Price in cash at ST MONEY in MONEY in accordance whase Price in cash at ST MONEY in MONEY in accordance whase Price in cash at ST MONEY in MONEY in accordance whas in accordance what is a constant which is a c	ad delivered to Sellos IT made payable in personal check ITHER with the attract. DEPOSIT made passed in N/A said date. balance and all obthe Property in account 2A6-T).	and delivered to ck of official bank this offer OR or oayable and delive ck check, wire transcriptions of Seller cordance with the at the standard Additional Cordance Cordance Additional Cordana Cor	Escrow check within ared to asfer or TIME on the trached endum				
This form jointly approved by: North Carolina Bar Association North Carolina Association of RE Buyer initials		111 PS THUK	EQUAL HOUSING OPPORTUNITY	TANDARD FOR Revised ©					

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026

Fax: 888-589-2470

88 Delaney Ct, Dunn,

Should Buyer fail to deliver either the Due Diligence Fee or any Initial Earnest Money Deposit by their due dates, or should any check or other funds paid by Buyer be dishonored, for any reason, by the institution upon which the payment is drawn, Buyer shall have one (1) banking day after written notice to deliver cash, official bank check, wire transfer or electronic transfer to the payee. In the event Buyer does not timely deliver the required funds, Seller shall have the right to terminate this Contract upon written notice to Buyer.

(e) "Earnest Money Deposit": The Initial Earnest Money Deposit, the Additional Earnest Money Deposit and any other earnest monies paid or required to be paid in connection with this transaction, collectively the "Earnest Money Deposit", shall be deposited and held in escrow by Escrow Agent until Closing, at which time it will be credited to Buyer, or until this Contract is otherwise terminated. In the event: (1) this offer is not accepted; or (2) a condition of any resulting contract is not satisfied, then the Earnest Money Deposit shall be refunded to Buyer. In the event of breach of this Contract by Seller, the Earnest Money Deposit shall be refunded to Buyer is request, but such return shall not affect any other remedies available to Buyer for such breach. In the event of breach of this Contract by Buyer, the Earnest Money Deposit shall be paid to Seller as liquidated damages and as Seller's sole and exclusive remedy for such breach, but without limiting Seller's rights under Paragraphs 2(c) and 2(d) for damage to the Property or Seller's right to retain the Due Diligence Fee. It is acknowledged by the parties that payment of the Earnest Money Deposit to Seller in the event of a breach of this Contract by Buyer is compensatory and not punitive, such amount being a reasonable estimation of the actual loss that Seller would incur as a result of such breach. The payment of the Earnest Money Deposit to Seller shall not constitute a penalty or forfeiture but actual compensation for Seller's anticipated loss, both parties acknowledging the difficulty determining Seller's actual damages for such breach. If legal proceedings are brought by Buyer or Seller against the other to recover the Earnest Money Deposit, the prevailing party in the proceeding shall be entitled to recover from the non-prevailing party reasonable attorney fees and court costs incurred in connection with the proceeding.

(f)	"Escrow Agen	t" (insert name	:):	N/A
(1)	LISCIUM Agen	t (moent manne	· / ·	*1/*

NOTE: In the event of a dispute between Seller and Buyer over the disposition of the Earnest Money Deposit held in escrow, a licensed real estate broker ("Broker") is required by state law (and Escrow Agent, if not a Broker, hereby agrees) to retain the Earnest Money Deposit in the Escrow Agent's trust or escrow account until Escrow Agent has obtained a written release from the parties consenting to its disposition or until disbursement is ordered by a court of competent jurisdiction. Alternatively, if a Broker or an attorney licensed to practice law in North Carolina ("Attorney") is holding the Earnest Money Deposit, the Broker or Attorney may deposit the disputed monies with the appropriate clerk of court in accordance with the provisions of N.C.G.S. §93A-12.

THE PARTIES AGREE THAT A REAL ESTATE BROKERAGE FIRM ACTING AS ESCROW AGENT MAY PLACE THE EARNEST MONEY DEPOSIT IN AN INTEREST BEARING TRUST ACCOUNT AND THAT ANY INTEREST EARNED THEREON SHALL BE DISBURSED TO THE ESCROW AGENT MONTHLY IN CONSIDERATION OF THE EXPENSES INCURRED BY MAINTAINING SUCH ACCOUNT AND RECORDS ASSOCIATED THEREWITH.

- (g) "Effective Date": The date that: (1) the last one of Buyer and Seller has signed or initialed this offer or the final counteroffer, if any, and (2) such signing or initialing is communicated to the party making the offer or counteroffer, as the case may be. The parties acknowledge and agree that the initials lines at the bottom of each page of this Contract are merely evidence of their having reviewed the terms of each page, and that the complete execution of such initials lines shall not be a condition of the effectiveness of this Agreement.
- (h) "Due Diligence": Buyer's opportunity to investigate the Property and the transaction contemplated by this Contract, including but not necessarily limited to the matters described in Paragraph 2 below, to decide whether Buyer, in Buyer's sole discretion, will proceed with or terminate the transaction.
- (i) "Due Diligence Fee": A negotiated amount, if any, paid by Buyer to Seller with this Contract for Buyer's right to terminate the Contract for any reason or no reason during the Due Diligence Period. It shall be the property of Seller upon the Effective Date and shall be a credit to Buyer at Closing. The Due Diligence Fee shall be non-refundable except in the event of a material breach of this Contract by Seller, or if this Contract is terminated under Paragraph 6(m) or Paragraph 9, or as otherwise provided in any addendum hereto. Buyer and Seller each expressly waive any right that they may have to deny the right to conduct Due Diligence or to assert any defense as to the enforceability of this Contract based on the absence or alleged insufficiency of any Due Diligence Fee, it being the intent of the parties to create a legally binding contract for the purchase and sale of the Property without regard to the existence or amount of any Due Diligence Fee.

(j)	"Due	Diligence	Period":	The	period	beginning	on	the	Effective	Date	and	extending	through	5:00	p.m.	or
			*	Jı	ine 14	, 2018						_ TIME BE	EING OF	THE E	ESSEN	ICE
with	regard	to said date	·.													

Page 2 of 11

Buyer initials

Seller initials

Page 2 of 11

Seller initials

STANDARD FORM 12-T Revised 7/2017 © 7/2017

- (k) "Settlement": The proper execution and delivery to the closing attorney of all documents necessary to complete the transaction contemplated by this Contract, including the deed, settlement statement, deed of trust and other loan or conveyance documents, and the closing attorney's receipt of all funds necessary to complete such transaction.
- (1) "Settlement Date": The parties agree that Settlement will take place on June 26, 2018 (the "Settlement Date"), unless otherwise agreed in writing, at a time and place designated by Buyer.
- (m) "Closing": The completion of the legal process which results in the transfer of title to the Property from Seller to Buyer, which includes the following steps: (1) the Settlement (defined above); (2) the completion of a satisfactory title update to the Property following the Settlement; (3) the closing attorney's receipt of authorization to disburse all necessary funds; and (4) recordation in the appropriate county registry of the deed(s) and deed(s) of trust, if any, which shall take place as soon as reasonably possible for the closing attorney after Settlement. Upon Closing, the proceeds of sale shall be disbursed by the closing attorney in accordance with the settlement statement and the provisions of Chapter 45A of the North Carolina General Statutes. If the title update should reveal unexpected liens, encumbrances or other title defects, or if the closing attorney is not authorized to disburse all necessary funds, then the Closing shall be suspended and the Settlement deemed delayed under Paragraph 10 (Delay in Settlement/Closing).

WARNING: The North Carolina State Bar has determined that the performance of most acts and services required for a closing constitutes the practice of law and must be performed only by an attorney licensed to practice law in North Carolina. State law prohibits unlicensed individuals or firms from rendering legal services or advice. Although non-attorney settlement agents may perform limited services in connection with a closing, they may not perform all the acts and services required to complete a closing. A closing involves significant legal issues that should be handled by an attorney. Accordingly it is the position of the North Carolina Bar Association and the North Carolina Association of REALTORS® that all buyers should hire an attorney licensed in North Carolina to perform a closing.

- (n) "Special Assessments": A charge against the Property by a governmental authority in addition to ad valorem taxes and recurring governmental service fees levied with such taxes, or by an owners' association in addition to any regular assessment (dues), either of which may be a lien against the Property. A Special Assessment may be either proposed or confirmed.
- "Proposed Special Assessment": A Special Assessment that is under formal consideration but which has not been approved prior to Settlement.
- "Confirmed Special Assessment": A Special Assessment that has been approved prior to Settlement whether or not it is fully payable at time of Settlement.

BUYER'S DUE DILIGENCE PROCESS:

WARNING: BUYER IS STRONGLY ENCOURAGED TO CONDUCT DUE DILIGENCE DURING THE DUE DILIGENCE PERIOD. If Buyer is not satisfied with the results or progress of Buyer's Due Diligence, Buyer should terminate this Contract, prior to the expiration of the Due Diligence Period, unless Buyer can obtain a written extension from Seller. SELLER IS NOT OBLIGATED TO GRANT AN EXTENSION. Although Buyer may continue to investigate the Property following the expiration of the Due Diligence Period, Buyer's failure to deliver a Termination Notice to Seller prior to the expiration of the Due Diligence Period will constitute a waiver by Buyer of any right to terminate this Contract based on any matter relating to Buyer's Due Diligence. Provided however, following the Due Diligence Period, Buyer may still exercise a right to terminate if Seller fails to materially comply with any of Seller's obligations under paragraph 6 of this Contract or for any other reason permitted under the terms of this Contract or North Carolina law.

(a) Loan: Buyer, at Buyer's expense, shall be entitled to pursue qualification for and approval of the Loan if any.

NOTE: Buyer's obligation to purchase the Property is not contingent on obtaining a Loan. Therefore, Buyer is advised to consult with Buyer's lender prior to signing this offer to assure that the Due Diligence Period allows sufficient time for the appraisal to be completed and for Buyer's lender to provide Buyer sufficient information to decide whether to proceed with or terminate the transaction.

(b) Property Investigation: Buyer or Buyer's agents or representatives, at Buyer's expense, shall be entitled to conduct all desired tests, surveys, appraisals, investigations, examinations and inspections of the Property as Buyer deems appropriate, including but NOT limited to the following:

Page 3 of 11

Buyer initials

STANDARD FORM 12-T Revised 7/2017

© 7/2017

- (i) **Soil And Environmental:** Reports to determine whether the soil is suitable for Buyer's intended use and whether there is any environmental contamination, law, rule or regulation that may prohibit, restrict or limit Buyer's intended use.
- (ii) **Septic/Sewer System:** Any applicable investigation(s) to determine: (1) the condition of an existing sewage system, (2) the costs and expenses to install a sewage system approved by an existing Improvement Permit, (3) the availability and expense to connect to a public or community sewer system, and/or (4) whether an Improvement Permit or written evaluation may be obtained from the County Health Department for a suitable ground absorption sewage system.
- (iii) Water: Any applicable investigation(s) to determine: (1) the condition of an existing private drinking water well, (2) the costs and expenses to install a private drinking water well approved by an existing Construction Permit, (3) the availability, costs and expenses to connect to a public or community water system, or a shared private well, and/or (4) whether a Construction Permit may be obtained from the County Health Department for a private drinking water well.
- (iv) Review of Documents: Review of the Declaration of Restrictive Covenants, Bylaws, Articles of Incorporation, Rules and Regulations, and other governing documents of any applicable owners' association and/or subdivision. If the Property is subject to regulation by an owners' association, it is recommended that Buyer review the completed Owners' Association And Addendum (Standard Form 2A12-T) provided by Seller prior to signing this offer. It is also recommended that the Buyer determine if the owners' association or its management company charges fees for providing information required by Buyer's lender or confirming restrictive covenant compliance.
- (v) Appraisals: An appraisal of the Property.
- (vi) Survey: A survey to determine whether the property is suitable for Buyer's intended use and the location of easements, setbacks, property boundaries and other issues which may or may not constitute title defects.
- (vii) Zoning and Governmental Regulation: Investigation of current or proposed zoning or other governmental regulation that may affect Buyer's intended use of the Property, adjacent land uses, planned or proposed road construction, and school attendance zones.
- (viii) Flood Hazard: Investigation of potential flood hazards on the Property, and/or any requirement to purchase flood insurance in order to obtain the Loan.
- (ix) **Utilities and Access:** Availability, quality, and obligations for maintenance of utilities including electric, gas, communication services, stormwater management, and means of access to the Property and amenities.
- (x) Streets/Roads: Investigation of the status of the street/road upon which the Property fronts as well as any other street/road used to access the Property, including: (1) whether any street(s)/road(s) are public or private, (2) whether any street(s)/road(s) designated as public are accepted for maintenance by the State of NC or any municipality, or (3) if private or not accepted for public maintenance, the consequences and responsibility for maintenance and the existence, terms and funding of any maintenance agreements.

NOTE: NC General Statutes Section 136-102.6(f) (the "Statute") requires that under circumstances described in the Statute, a buyer must be provided a subdivision streets disclosure statement prior to entering into an agreement to buy subdivided property described in the Statute. If Buyer or Seller are uncertain whether the sale of the Property described in this Contract is subject to the Statute, consult a NC real estate attorney.

- (c) **Buyer's Obligation to Repair Damage:** 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, but Buyer shall not be responsible for any damage caused by accepted practices applicable to any N.C. licensed professional performing reasonable appraisals, tests, surveys, examinations and inspections of the Property. This repair obligation shall survive any termination of this Contract.
- (d) **Indemnity:** 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 indemnity shall survive this Contract and any termination hereof.
- (e) **Buyer's Right to Terminate:** Buyer shall have the right to terminate this Contract for any reason or no reason, by delivering to Seller written notice of termination (the "Termination Notice") during the Due Diligence Period (or any agreed-upon written extension of the Due Diligence Period), **TIME BEING OF THE ESSENCE**. If Buyer timely delivers the Termination Notice, this Contract shall be terminated and the Earnest Money Deposit shall be refunded to Buyer.
- (f) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.

3.	BUYER REPRESENTATIONS:	
	(a) Loan: Buyer X does does not intend to obtain a new loan in order to purchase the Property	y. If Buyer is obtaining a new
	loan, Buyer intends to obtain a loan as follows: Conventional X Other: LAND/HOME, FHA	loan at a
	Buyer initials Page 4 of 11 Ds Seller initials Seller initials	STANDARD FORM 12-T Revised 7/2017 © 7/2017
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SELLER REPRESENTATIONS:
(a) Ownership: Seller represents that Seller:
has owned the Property for at least one year.
X has owned the Property for less than one year.
does not yet own the Property.
(b) Assessments: To the best of Seller's knowledge there are no Proposed Special Assessments except as follows (Insert "None's the identification of such assessments, if any): NONE
Seller warrants that there are no Confirmed Special Assessments except as follows (Insert "None" or the identification of s assessments, if any): NONE
(c) Owners' Association(s) and Dues: To best of Seller's knowledge, ownership of the Property subjects does not sub Buyer to regulation by one or more owners' association(s) and governing documents, which impose various mandatory covenant conditions and restrictions upon the Property and Buyer's enjoyment thereof, including but not limited to obligations to pay regulassessments (dues) and Special Assessments. If there is an owners' association, then an Owners' Association Disclosure and Addendum For Properties Exempt from Residential Property Disclosure Statement (Standard Form 2A12-T) shall be completed Seller, at Seller's expense, and must be attached as an addendum to this Contract.

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Buyer initials

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(d) Sewage System Permit:	(🔲 1	Applicabl	e 🗓 Not	Applicable)	Seller	warrants	that	the	sewage	system	described	in t	h
Improvement Permit attached	hereto	has been	installed,	which represe	ntation	survives (Closin	g, bı	ıt makes	no furth	er represen	tation	ıs
as to the system.													

(e) **Private Drinking Water Well Permit:** (Applicable Not Applicable) Seller warrants that a private drinking water well has been installed, which representation survives Closing, but makes no further representations as to the well. (If well installed after July 1, 2008, attach Improvement Permit hereto.)

6. **SELLER OBLIGATIONS:**

- (a) Evidence of Title, Payoff Statement(s) and Non Foreign Status:
 - (i) Seller agrees to use best efforts to provide to the closing attorney as soon as reasonably possible after the Effective Date, copies of all title information in possession of or available to Seller, including but not limited to: title insurance policies, attorney's opinions on title, surveys, covenants, deeds, notes and deeds of trust, leases, and easements relating to the Property.
 - (ii) Seller shall provide to the closing attorney all information needed to obtain a written payoff statement from any lender(s) regarding any security interest in the Property as soon as reasonably possible after the Effective Date, and Seller designates the closing attorney as Seller's agent with express authority to request and obtain on Seller's behalf payoff statements and/or short-pay statements from any such lender(s).
 - (iii) If Seller is not a foreign person as defined by the Foreign Investment in Real Property Tax Act, Seller shall also provide to the closing attorney a non-foreign status affidavit (pursuant to the Foreign Investment in Real Property Tax Act). In the event Seller shall not provide a non-foreign status affidavit, Seller acknowledges that there may be withholding as provided by the Internal Revenue Code.
- (b) Authorization to Disclose Information: Seller authorizes: (1) any attorney presently or previously representing Seller to release and disclose any title insurance policy in such attorney's file to Buyer and both Buyer's and Seller's agents and attorneys; (2) the Property's title insurer or its agent to release and disclose all materials in the Property's title insurer's (or title insurer's agent's) file to Buyer and both Buyer's and Seller's agents and attorneys, and (3) the closing attorney to release and disclose any seller's closing disclosure, settlement statement and/or disbursement summary, or any information therein, to the parties to this transaction, their real estate agent(s) and Buyer's lender(s).
- (c) Access to Property: Seller shall provide reasonable access to the Property (including working, existing utilities) through the earlier of Closing or possession by Buyer, including, but not limited to, allowing the Buyer and/or Buyer's agents or representatives an opportunity to (i) conduct Due Diligence, (ii) verify the satisfactory completion of negotiated repairs/improvements, and (iii) conduct a final walk-through inspection of the Property. To the extent applicable, Seller shall also be responsible for timely clearing that portion of the Property required by the County to perform tests, inspections and/or evaluations to determine the suitability of the Property for a sewage system and/or private drinking water well.

NOTE: See WARNING in paragraph 2 above for limitation on Buyer's right to terminate this Contract as a result of Buyer's continued investigation of the Property following the expiration of the Due Diligence Period.

- (d) **Removal of Seller's Property:** Seller shall remove from the Property, by the date possession is delivered, (i) all personal property which is not a part of the purchase and (ii) unless otherwise agreed, all garbage and debris.
- (e) Affidavit and Indemnification Agreement: Seller shall furnish at Settlement an affidavit(s) and indemnification agreement(s) in form satisfactory to Buyer and Buyer's title insurer, if any, executed by Seller and any person or entity who has performed or furnished labor, services, materials or rental equipment to the Property within 120 days prior to the date of Settlement and who may be entitled to claim a lien against the Property as described in N.C.G.S. §44A-8 verifying that each such person or entity has been paid in full and agreeing to indemnify Buyer, Buyer's lender(s) and Buyer's title insurer against all loss from any cause or claim arising therefrom.
- (f) **Designation of Lien Agent, Payment and Satisfaction of Liens:** If required by N.C.G.S. §44A-11.1, Seller shall have designated a Lien Agent, and Seller shall deliver to Buyer as soon as reasonably possible a copy of the appointment of Lien Agent. All deeds of trust, deferred ad valorem taxes, liens and other charges against the Property, not assumed by Buyer, must be paid and satisfied by Seller prior to or at Settlement such that cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing.
- (g) Good Title, Legal Access: Seller shall execute and deliver a GENERAL WARRANTY DEED for the Property in recordable form no later than Settlement, which shall convey fee simple marketable and insurable title, without exception for mechanics' liens, and free of any other liens, encumbrances or defects, including those which would be revealed by a current and accurate survey of

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the Property, except: ad valorem taxes for the current year (prorated through the date of Settlement); utility easements and unviolated covenants, conditions or restrictions that do not materially affect the value of the Property; and such other liens, encumbrances or defects as may be assumed or specifically approved by Buyer in writing. The Property must have legal access to a public right of way.

NOTE: Buyer's failure to conduct a survey or examine title of the Property prior to the expiration of the Due Diligence Period does not relieve the Seller of their obligation to deliver good title under this paragraph.

NOTE: If any sale of the Property may be a "short sale," consideration should be given to attaching a Short Sale Addendum (Standard Form 2A14-T) as an addendum to this Contract.

(h) **Deed, Taxes, and Fees:** Seller shall pay for preparation of a deed and all other documents necessary to perform Seller's obligations under this Contract, and for state and county excise taxes, and any deferred, discounted or rollback taxes, and local conveyance fees required by law. The deed is to be made to:

JOSEPH CLARENCE ANDERSON and spouse KRISTINE LYNN ANDERSON

- (i) Agreement to Pay Buyer Expenses: Seller shall pay at Settlement \$ N/A toward any of Buyer's expenses associated with the purchase of the Property, at the discretion of Buyer and/or lender, if any, including any FHA/VA lender and inspection costs that Buyer is not permitted to pay.
- (j) Owners' Association Fees/Charges: Seller shall pay: (i) any fees required for confirming Seller's account payment information on owners' association dues or assessments for payment or proration; (ii) any fees imposed by an owners' association and/or a management company as agent of the owners' association in connection with the transaction contemplated by this Contract other than those fees required to be paid by Buyer under paragraph 4(b) above; and (iii) fees incurred by Seller in completing the Residential Property and Owners' Association Disclosure Statement, and resale or other certificates related to a proposed sale of the Property.
- (k) Payment of Confirmed Special Assessments: Seller shall pay all Confirmed Special Assessments, if any, provided that the amount thereof can be reasonably determined or estimated. The payment of such estimated amount shall be the final payment between the Parties.
- (l) Late Listing Penalties: All property tax late listing penalties, if any, shall be paid by Seller.
- (m) Owners' Association Disclosure and Condominium Resale Statement Addendum (Standard Form 2A12-T): If applicable, Seller shall provide the completed Owners' Association Disclosure and Condominium Resale Statement Addendum to Buyer on or before the Effective Date.
- (n) Seller's Failure to Comply or Breach: If Seller fails to materially comply with any of Seller's obligations under this Paragraph 6 or Seller materially breaches this Contract, and Buyer elects to terminate this Contract as a result of such failure or breach, then the Earnest Money Deposit and the Due Diligence Fee shall be refunded to Buyer and Seller shall reimburse to Buyer the reasonable costs actually incurred by Buyer in connection with Buyer's Due Diligence without affecting any other remedies. If legal proceedings are brought by Buyer against the Seller to recover the Earnest Money Deposit, the Due Diligence Fee and/or the reasonable costs actually incurred by Buyer in connection with Buyer's Due Diligence, the prevailing party in the proceeding shall be entitled to recover from the non-prevailing party reasonable attorney fees and court costs incurred in connection with the proceeding.
- 7. **PRORATIONS AND ADJUSTMENTS:** Unless otherwise provided, the following items shall be prorated through the date of Settlement and either adjusted between the parties or paid at Settlement:
 - (a) Taxes on Real Property: Ad valorem taxes and recurring governmental service fees levied with such taxes on real property shall be prorated on a calendar year basis;
 - (b) Rents: Rents, if any, for the Property;
 - (c) **Dues:** Owners' association regular assessments (dues) and other like charges.
- 8. **CONDITION OF PROPERTY AT CLOSING:** Buyer's obligation to complete the transaction contemplated by this Contract shall be contingent upon the Property being in substantially the same or better condition at Closing as on the date of this offer, reasonable wear and tear excepted.
- 9. **RISK OF LOSS:** The risk of loss or damage by fire or other casualty prior to Closing shall be upon Seller. If the improvements on the Property are destroyed or materially damaged prior to Closing, Buyer may terminate this Contract by written notice delivered to Seller or Seller's agent and the Earnest Money Deposit and any Due Diligence Fee shall be refunded to Buyer. In the event Buyer does

Buyer initials

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Seller initials

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NOT elect to terminate this Contract, Buyer shall be entitled to receive, in addition to the Property, any of Seller's insurance proceeds payable on account of the damage or destruction applicable to the Property being purchased. Seller is advised not to cancel existing insurance on the Property until after confirming recordation of the deed.

- 10. **DELAY IN SETTLEMENT/CLOSING:** Absent agreement to the contrary in this Contract or any subsequent modification thereto, if a party is unable to complete Settlement by the Settlement Date but intends to complete the transaction and is acting in good faith and with reasonable diligence to proceed to Settlement ("Delaying Party"), and if the other party is ready, willing and able to complete Settlement on the Settlement Date ("Non-Delaying Party") then the Delaying Party shall give as much notice as possible to the Non-Delaying Party and closing attorney and shall be entitled to a delay in Settlement. If the parties fail to complete Settlement and Closing within fourteen (14) days of the Settlement Date (including any amended Settlement Date agreed to in writing by the parties) or to otherwise extend the Settlement Date by written agreement, then the Delaying Party shall be in breach and the Non-Delaying Party may terminate this Contract and shall be entitled to enforce any remedies available to such party under this Contract for the breach.
- 11. **POSSESSION:** Unless otherwise provided herein, possession, including all means of access to the Property (keys, codes, including security codes, gate openers, electronic devices, etc.) shall be delivered at Closing as defined in Paragraph 1(m). No alterations, excavations, tree or vegetation removal or other such activities may be done before possession is delivered.

12. ADDENDA: CHECK ALL STANDARD ADDENDA THAT MAY BE A PART OF THIS CONTRACT, IF ANY, AND

ATTACH HERETO. ITEMIZE ALL OTHER ADDENDA TO THIS	S CONTRACT, IF ANY, AND ATTACH HERETO.
Additional Provisions Addendum (Form 2A11-T)	Owners' Association Disclosure And Addendum For Properties
☐ Additional Signatures Addendum (Form 3-T)	Exempt from Residential Property Disclosure Statement (Form
☐ Back-Up Contract Addendum (Form 2A1-T)	2A12-T)
☐ Contingent Sale Addendum (Form 2A2-T)	☐ Seller Financing Addendum (Form 2A5-T)
☐ Loan Assumption Addendum (Form 2A6-T)	☐ Short Sale Addendum (Form 2A14-T)
☐ Identify other attorney or party drafted addenda: N/A	

NOTE: UNDER NORTH CAROLINA LAW, REAL ESTATE BROKERS ARE NOT PERMITTED TO DRAFT ADDENDA TO THIS CONTRACT.

- 13. **ASSIGNMENTS:** This Contract may not be assigned without the written consent of all parties except in connection with a tax-deferred exchange, but if assigned by agreement, then this Contract shall be binding on the assignee and assignee's heirs and successors.
- 14. **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. Buyer and Seller shall execute such additional documents, including assignment of this Contract in connection therewith, at no cost to the non-exchanging party, as shall be required to give effect to this provision.
- 15. **PARTIES:** This Contract shall be binding upon and shall inure to the benefit of Buyer and Seller and their respective 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.
- 16. **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.
- 17. **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.
- 18. **CONDUCT OF TRANSACTION:** 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

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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 "Notice Information" section below. Any notice or communication to be given to a party herein, any any fee, deposit of other payment to be delivered to a party herein, may be given to the party or to such party's agent. Seller and Buyer agree that the "Notice Information" and "Acknowledgment of Receipt of Monies" sections 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.

- 19. **EXECUTION:** This Contract may be signed in multiple originals or counterparts, all of which together constitute one and the same instrument.
- 20. **COMPUTATION OF DAYS/TIME OF DAY:** Unless otherwise provided, for purposes of this Contract, the term "days" shall mean consecutive calendar days, including Saturdays, Sundays, and holidays, whether federal, state, local or religious. For the purposes of calculating days, the count of "days" shall begin on the day following the day upon which any act or notice as provided in this Contract was required to be performed or made. Any reference to a date or time of day shall refer to the date and/or time of day in the State of North Carolina.

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.

This offer shall become a binding contract on the Effective Date. Unless specifically provided otherwise, 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.

Date:	Date: Mar 24, 2018
Buver Asserts Ala Asserts	Seller 2
JOSEPH CLARENCE ANDERSON 78CE64DAAC1440B Mar 24, 2018	RONALD JEFFREY RIDER A0F808FDC362441 Mar 24, 2018
Buyer KRISTINE LYNN ANDERSON 78CE64DAAC 14408	Seller LISA C. RIDER A0F808FDC362441
Entity Buyer:	Entity Seller:
(Name of LLC/Corporation/Partnership/Trust/etc.)	(Name of LLC/Corporation/Partnership/Trust/etc.)
By:	Ву:
Name:	Name:
Title:	Title:
Date:	Date:

NOTICE INFORMATION

NOTE: INSERT AT LEAST ONE 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:	SELLER NOTICE ADDRESS:		
Mailing Address:	Mailing Address:		
Buyer Fax#:	Seller Fax#:		
Buyer E-mail:	Seller E-mail:		
SELLING AGENT NOTICE ADDRESS:	LISTING AGENT NOTICE ADDRESS:		
Firm Name: COLDWELL BANKER ADVANTAGE Acting as Buyer's Agent Seller's (sub)Agent Dual Agent Firm License #: C5791 Mailing Address: 11125 Cleveland Rd, Garner, NC 27529-8183	Firm Name: COLDWELL BANKER ADVANTAGE Acting as Seller's Agent Dual Agent Firm License #: C5791 Mailing Address: 11125 Cleveland Rd, Garner, NC 27529-8183		
Individual Selling Agent: CATHY A. SMITH Acting as a Designated Dual Agent (check only if applicable)	Individual Listing Agent: CATHY A. SMITH Acting as a Designated Dual Agent (check only if applicable)		
Selling Agent License #: 250593	Listing Agent License #: 250593		
Selling Agent Phone#: (919) 820-3682	Listing Agent Phone#: (919) 550-0220		
Selling Agent Fax#: (888) 589-2470	Listing Agent Fax#: (888) 589-2470		
Selling Agent E-mail: CSMITH@CBAdvantage.com	Listing Agent E-mail: CSMITH@CBAdvantage.com		

[THIS SPACE INTENTIONALLY LEFT BLANK]

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ACKNOWLEDGMENT OF RECEIPT OF MONIES

Seller: RONALD JEFFREY RIDER, LISA C. RIDER		("Seller"
Buyer: JOSEPH CLARENCE ANDERSON, KRISTINE		
Property Address: 88 Delaney Ct, Dunn, NC 28334		
☐ LISTING AGENT ACKNOWLEDGMENT OF REC	CEIPT OF DUE DILIG	ENCE FEE
Paragraph 1(d) of the Offer to Purchase and Contract betwee Seller of a Due Diligence Fee in the amount of \$	een Buyer and Seller for	the sale of the Property provides for the payment to of which Listing Agent hereby acknowledges.
Date:	Firm:	COLDWELL BANKER ADVANTAGE
	Ву:	
		(Signature)
		CATHY A. SMITH
	. 	(Print name)
☐ SELLER ACKNOWLEDGMENT OF RECEIPT OF	DUE DILIGENCE FE	E
Paragraph 1(d) of the Offer to Purchase and Contract between	een Buyer and Seller for	the sale of the Property provides for the payment to
Seller of a Due Diligence Fee in the amount of \$, receipt of	of which Seller hereby acknowledges.
Date:	Seller:	(Signature) RONALD JEFFREY RIDER
		(Signature)
		RONALD JEFFREY RIDER
Date:	Seller:	
		(Signature) LISA C. RIDER
☐ ESCROW AGENT ACKNOWLEDGMENT OF REC		
Paragraph 1(d) of the Offer to Purchase and Contract betwee	en Buyer and Seller for	the sale of the Property provides for the payment to
Escrow Agent of an Initial Earnest Money Deposit in the amel 1(f) of the Offer to Purchase and Contract hereby acknowl	ount of \$. Escrow Agent as identified in Paragraph
disburse the same in accordance with the terms of the Offer t	o Purchase and Contract.	nat Earnest Money Deposit and agrees to note and
Date:	Firm:	N/A
	Ву:	(Signature)
		(Print name)
		(Print name)
☐ ESCROW AGENT ACKNOWLEDGMENT OF REC		
Paragraph 1(d) of the Offer to Purchase and Contract betwee Escrow Agent of an (Additional) Earnest Money Deposit in the	he amount of \$	Escrow Agent as identified in
Paragraph 1(f) of the Offer to Purchase and Contract hereby to hold and disburse the same in accordance with the terms of	acknowledges receipt of	the (Additional) Earnest Money Deposit and agrees
Date:	Firm:	N/A
	_	
Time: AM	Ву:	(Signature)
	-	
		(Print name)

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ACKNOWLEDGMENT OF RECEIPT OF MONIES

Seller: RONALD JEFFREY RIDER, LISA C. RIDER		("Seller")
Buyer: JOSEPH CLARENCE ANDERSON, KRISTINE LY		
Property Address: 88 Delaney Ct, Dunn, NC 28334		("Property")
LISTING AGENT ACKNOWLEDGMENT OF RECEI	PT OF DUE DILIGENCE	FEE
Paragraph 1(d) of the Offer to Purchase and Contract between Seller of a Due Diligence Fee in the amount of \$ 250	Buyer and Seller for the sa	ale of the Property provides for the payment to ch Listing Agent hereby acknowledges.
Date: 3/24/2018	Firm: CC	DLDWELL BANKER ADVANTAGE
	By: COGO	(Signature) CATHY A. SMITH 250593 (Print name)
$\hfill \square$ Seller acknowledgment of receipt of d	UE DILIGENCE FEE	
Paragraph 1(d) of the Offer to Purchase and Contract between Seller of a Due Diligence Fee in the amount of \$		
Date:	Seller:	(Signature)
·		(Signature) RONALD JEFFREY RIDER
Date:	Seller:	
		(Signature) LISA C. RIDER
☐ ESCROW AGENT ACKNOWLEDGMENT OF RECE		
Paragraph 1(d) of the Offer to Purchase and Contract between Escrow Agent of an Initial Earnest Money Deposit in the amou 1(f) of the Offer to Purchase and Contract hereby acknowled disburse the same in accordance with the terms of the Offer to	nt of \$ ges receipt of the Initial Ea	. Escrow Agent as identified in Paragraph
Date:	Firm:	N/A
	Du	
	Бу.	(Signature)
		(Print name)
☐ ESCROW AGENT ACKNOWLEDGMENT OF RECE	PT OF (ADDITIONAL) E	ARNEST MONEY DEPOSIT
Paragraph I(d) of the Offer to Purchase and Contract between Escrow Agent of an (Additional) Earnest Money Deposit in the Paragraph I(f) of the Offer to Purchase and Contract hereby ac to hold and disburse the same in accordance with the terms of the	amount of \$knowledges receipt of the (A	. Escrow Agent as identified in Additional) Earnest Money Deposit and agrees
Date:	Firm:	N/A
	A IAAAA	
Time: AM PM		
Time: AM PM		(Signature) (Print name)

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Bill Search Special Assessment Search Delinquent Bill Search Personal Property Search

Go To Abstract New Search Return

Property Tax Collections Bill Detail

Current Owner: RIDER, JEFF

Property Tax

Real Property

Description:

LT#2 WALTS CROSSING III

Bill Status:

MAP#2007-525

Bill Flag:

OWNERSHIP TRANSFER

Location:

88 DELANEY CT DUNN NC 28334

Bill #: Old Bill #: 0001411456-2017-2017-0000-01

Total Assessed Value

Old Account #: Due Date:

9/1/2017

Mailing Address: 5509 DEN HEIDER WAY **RALEIGH NC 27606**

Interest Begins:

1/6/2018

Parcel #:

021537 0110 24

Lender:

	Value	Rate	Tax Districts	Description	Amount
Real	\$15,000	.7500	HARNETT COUNTY	Tax	\$112.50
Deferred	\$0	.0850	DUKE FIRE	Tax	\$12.75
Use	\$15,000				Interest: \$2.51
Personal	\$0			Total B	illed: \$127.76
Exempt & Exclusion	\$0				

Transaction History

Date	Туре	Paid By	Trans #	Amount
1/16/2018	PAYMENT	ESTATE OF JEAN CLEVELAND GROVE	3070062	\$127.76

Current Due: \$0.00

Correct if paid by

\$15,000

Recalculate Interest

Mar 10, 2018

Mar 10, 2018

HARNETT COUNTY CASH RECEIPTS
*** CUSTOMER RECEIPT ***

Oper: JBROCK Type: CP Drawer: 1 Date: 4/30/18 52 Receipt no: 334416

Year Number 2018 56043897 Amount

91750 TECH 3 LILLINGTON, NC 27546

BP - ENV HEALTH FEES

\$750.00

NEW TANK

84

CMH INC

Tender detail

CK CHECK PAYMEN 5002523 \$750.00 Total tendered \$750.00 Total payment \$750.00

Trans date: 4/30/18 Time: 9:28:11

** THANK YOU FOR YOUR PAYMENT **