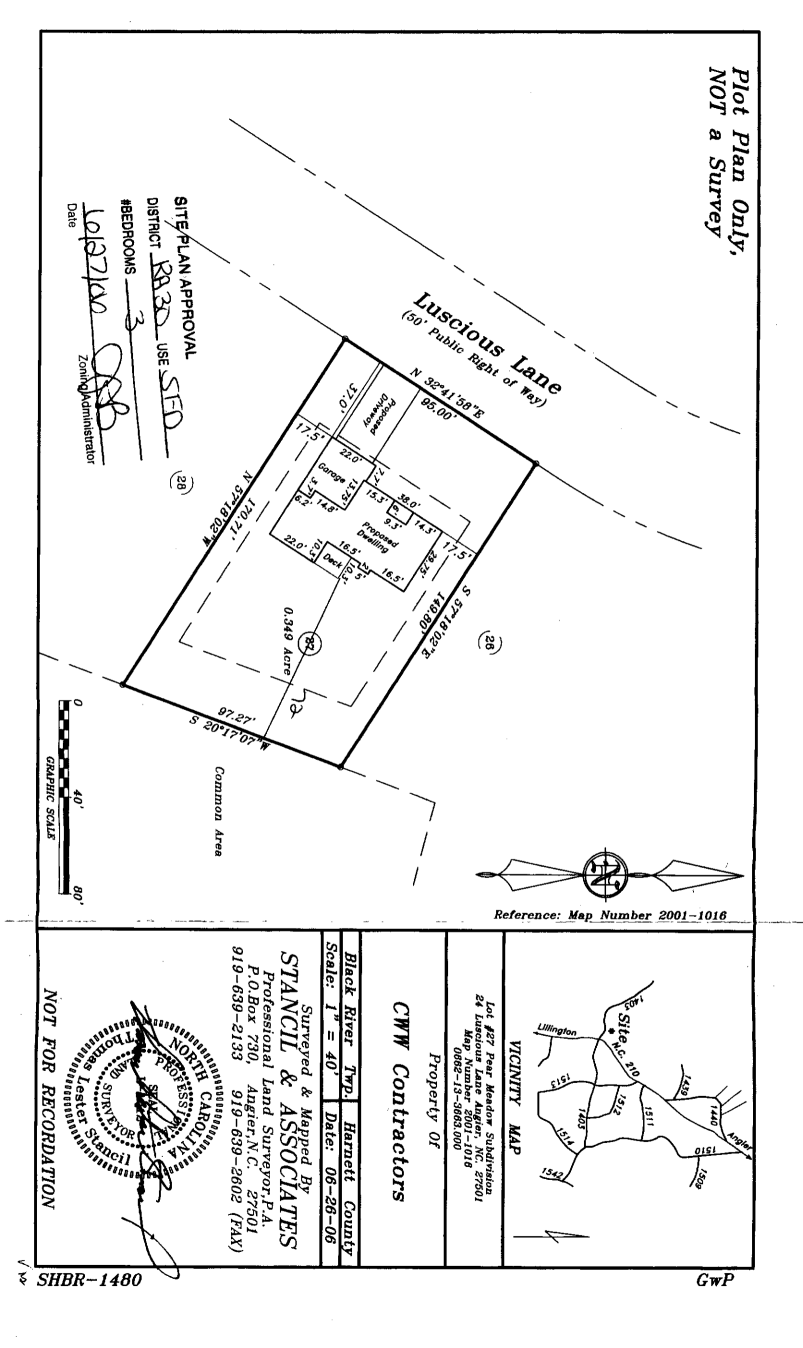
		. ~ -	
Initial Application Date:	9	127	106
- '			7

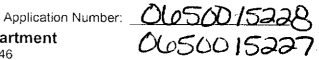
		ARNETT LAND USE	E APPLICATION	
Central Permitting 102 E. Front Street, Lilling	ton, NC 27546	Phone: (910) 893-	4759 Fax: (910) 893-2793	www.harnett.org
LANDOWNER: BAPLANE DEUE				
City: FURUAY	State:	<u> </u>	2( Phone #:	
APPLICANT: CWW CONTRACTOR				
City: ANGIFR	State: 🗘	.C. Zip: <u>27</u>	501 Phone #: 919-796-	9286
PROPERTY LOCATION: SR#: 7028	SR Name:	HARNETT	CONTRAL Rd.	
Address: 24 LUSCIOUS LN				
Parcel: 040662 0015 30		PIN:	12-15-3663.000	3
Zoning: RA-30 Subdivision: PERIO	C NIEADOW	<del></del>	Lot #: 27	Lot Size: - 35
Flood Plain: Y Panel: 50	Watershed:	Deed Book/P	age:O/P Plat Bo	ok/Page: <u>2(1)   / /</u> ()   (4)
DIRECTIONS TO THE PROPERTY FROM LILLI	ngton: <u>Hwy</u>	210 TOWARDS	ANGIER, LEFT ON 1	HARNETT
CENTRAL Rd. PEAR	MEADOW S	ID IS YYM	ilE ON RIGHT	
	<u></u>			
PROPOSED USE:	•			
SFD (Size <u>GO x 4B</u> ) # Bedrooms #	Baths Z Baser	nent (w/wo bath) 🖖	A Garage YES Deck YES	Crawl Space Slab
Multi-Family Dwelling No. Units	No. Bedro	oms/Unit	INClu	NEO CONTRACTOR OF THE PROPERTY
Manufactured Home (Sizex) # c	of Bedrooms	Garage	Deck	
Number of persons per household	FC			
☐ Business Sq. Ft. Retail Space		Туре		
O Industry Sq. Ft.				
Church Seating Capacity				
☐ Home Occupation (Size x)				
Additional Information:				
Addition to Existing Building (Size x				
Other			· · · · · · · · · · · · · · · · · · ·	
Additional Information:	· <del>- · · · · · · · · · · · · · · · · · ·</del>	<del></del>		
Water Supply: ( County ( ) Well (No.	duallings )	( ) Other	Environmental Health Site Vi	sit Date:
Sewage Supply: ( New Septic Tank  Ed		_		
Erosion & Sedimentation Control Plan Required?		County Serven	Colle	
			and dead (EDO) of the at the back of	
Property owner of this tract of land own land that of Structures on this tract of land: Single family dwell	onains a manuaci	FD	fundred feet (500) of tract listed abov	re? YES (NO)
	muda. 7 wau			
Required Residential Property Line Setbacks:		Minimum	Actual	
	Front	35	<u>37</u>	
	Rear	25	<u>72</u>	
	Side	10	17.5	
	Corner			
	Nearest Building	10	<u></u>	
If permits are granted I agree to conform to all o				and the specifications or
plans submitted. I hereby swear that the foregoing	g statements are ac	curate and correct to	the best of my knowledge.	
Chiph W. Wear			6/27/06	
Signature of Owner or Owner's Agent			Date	

\*\*This application expires 6 months from the initial date if no permits have been issued\*\*



# Harnett County Planning Department

PO Box 65, Lillington, NC 27546 910-893-7527



Environmental Health New Septic Systems Test

Environmental Health Code

Place "property flags" in each corner of lot. All property lines must be clearly flagged.

- Place "house corner flags" at each corner of where the house/manufactured home will sit. Use additional flagging to outline driveways, garages, decks, out buildings, swimming pools, etc.
- Place flags at locations as developed on site plan by Customer Service Technician and you.
- Place Environmental Health "orange" card in location that is easily viewed from road.
- No grading of property should be done. Undergrowth should be cleaned out to allow soil evaluation to be performed. Inspectors should be able to walk freely.
- After preparing proposed site call the voice permitting system at 910-893-7527 and give code 800 for Environmental Health confirmation. Please note confirmation number given at end of recording for proof of request.
- To hear results, call IVR in approx.7-10 working days. Once approved, proceed to Central Permitting for permits.

#### **Environmental Health Existing Tank Inspections**

**Environmental Health Code** 800

- Place Environmental Health "orange" card in location that is easily viewed from road.
- Prepare for inspection by removing soil over door as diagram indicates. Loosen trap door cover. (Unless inspection is for a septic tank in a mobile home park)
- After preparing trapdoor call the voice permitting system at 910-893-7527 and give code 800 for Environmental Health confirmation. Please note confirmation number given at end of recording for proof of request.
- To hear results, call IVR in approx. 7-10 working days. Once approved, proceed to Central Permitting for permits.

### Health and Sanitation Inspections

Health and Sanitation Plan Review 826

- After submitting plans for food and lodging, call the voice permitting system at 910-893-7527 and give code 826 for Health and Sanitation confirmation. Please note confirmation number given at end of recording for proof of request.
- To hear results, call IVR in approx. 7-10 working days. Once approved, proceed to Central Permitting for permits.

#### Fire Marshal Inspections

Fire Marshall Plan Review Code 804

- Call the voice permitting system at 910-893-7527 and give code 804 for plan review. Please note confirmation number given at end of recording for proof of request.
- To hear results, call IVR in approx 7-10 working days. Once approved, proceed to Central Permitting for permits.
- Pick up Fire Marshal's letter and place on job site until work is completed.

#### Public Utilities

- Place stake with "orange" tape/name thirty feet (30) from the center of the road at the location you wish to have water
- Allow four to six weeks after application for water/sewer taps. Call Utilities at 893-7575 for technical assistance.

**Building Inspections** 

- Call the voice permitting system at 910-893-7527 to schedule inspections. Please note confirmation number given at end of recording for proof of request.
- For new housing/set up permits must meet E 911 / Addressing guidelines prior to calling for final inspection.
- To hear results of inspections, call IVR after scheduled inspection is done.

#### E911 Addressing

Addressing Confirmation Code 814

- Address numbers shall be mounted on the house, 3 inches high (5" for commercial).
- Numbers must be a contrasting color from house, must be clearly visible night and day at entrance of driveway if home is 100 ft or more from road, or if mailbox is on opposite side of road.
- Once you purchase permits and footing inspection has been approved call the voice permitting system at 910-893-7527 and give code 814 for address confirmation. This must be called in even if you have contacted E911 for verbal confirmation.

Customers can view all inspection results online at www.harnett.org.

**CWW Contractors** 

# OFFER TO PURCHASE AND CONTRACT - VACANT LOT/LAND

5. Kathy War

NOTE: This contract is intended for unimproved real property that Buyer will purchase only for personal use and will not subdivide. It should not be used to sell subdivided property that has not been platted, approved and recorded. 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).

.,	erred to as the "Property"  REAL PROPERTY	-		_		•	, Cou	uty o
	Harnett		, Sta	te of North Ca	rolina, being kn	own as and more parti		-
	Street Address 2		Lane	:			Zip 2750	
	Subdivision Name Pe	ear Meadow				Plat Reference: L	ot 2, B	lock o
	Section a	is shown	on Plat	Book or		•	ge(s)	
	(Property acquired NOTE: Prior to signing	•	Seller la			st Page		)
	Incorporation, Rules a applicable.	nd Regulation	ns, and other go	verning docum	ents of the ow. ロトイルル	estrictive Covenants, E lers' association and/or follows:	By-Laws, Art r the subdiv	icles or Islon, i
a)		<del>-</del>			<del>-</del>	sh F personal chec	k F bank	check
	certified check				_	to be de		
	escrow by Coldwell E		<del></del>			Agent") until the sale		
	release from the partle; jurisdiction.	ereto are not carnest monie; arnest monie; avyer for such Seller's reque of a dispute be required by state of consenting to	satisfied, then all a shall be refunde to breach. In the cast, but such forfei atween Seller and ate law to retain to its disposition is	earnest monies d to Buyer upon event of breach ture shall not af Buyer over the said camest mo has been obtain	shall be refund a Buyer's reque of this contract fect any other re return or forfe mey in the broked ad or until disbu	ed to Buyer. In the even, but such return shall by Buyer, then all earned medies available to Seliture of earnest money er's trust or escrow accretion in the expension of the e	ent of breach not affect ar nest monies ler for such b held in escre count until a a court of con	of this y other shall be reach. w by a written npetent
	የ በስለ					paid to Escrow Ag		r than
))	§ <u>0,00</u> ,		, TIME BEIN	ic of the es	SENCE WITH I	EGARD TO SAID DA		
	na						. W.A	
)	\$ \$0.00, OF set forth in paragraph 19	PTION FEE in 9. (NOTE: If	n accordance with Alternative 2 app	a paragraph 11, lies, then do not	insert \$0, N/A,			
) I)	\$ \$0.00, OF set forth in paragraph 19 \$ 0.00, B	PTION FEE in 9. (NOTE: If Y ASSUMPT ast on the Prop	n accordance with Alternative 2 app MON of the unproperty in accordance	a paragraph 11, lies, then do no uid principal ba e with the attect	insert \$0, N/A, lance and all o led Loan Assun	or leave blank). Digations of Seller on Option Addendum.	the existing	
i) i)	\$ \$0.00, OF set forth in paragraph 15 \$ 0.00, BY secured by a deed of trues \$\( \lambda \lambd	PTION FEE IN 9. (NOTE: IF Y ASSUMPT INST ON THE PROP Y SELLER FII	n accordance with Alternative 2 apprion of the unpaperty in accordance NANCING in acc	i paragraph 11, lies, then do not tid principal ba e with the attack ordance with th	insert 80, N/A, lance and all o acd Loan Assun e attached Selle	or leave blank). oligations of Seller on	the existing	
1)	\$ \$0.00, OF set forth in paragraph 19 \$ 0.00, B	PTION FEE IN 9. (NOTE: IF Y ASSUMPT IST ON THE PROP Y SELLER FII ALANCE OF the	n accordance with Alternative 2 approperty in accordance NANCING in accordance purchase price.	i paragraph 11, lies, then do not tid principal ba e with the attack ordance with the in cash at Closh	insert \$0, N/A, lance and all o led Loan Assun e attached Selle 1g.	or leave blank). Digations of Seller on Option Addendum.	the existing	

R

This form jointly approved by:
North Carolina Bar Association
North Carolina Association of REALTORS®, Inc.
Residuat®, Inc., © 2005 Software Licensed to:
Nicole L Locklear/Stancil-Raynor Team, Fonville Master Office



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Buyer(s) Initials (LDV)

Page 1 of 5

Seller(a) Initials

S	RE-OC 12:47	From-BOB BARKER CO	INC			T-750	P.02/07	T_100
Ju		United the same of a		. <b>Y</b> .				
·	I A ANNU TORE I	Unlinearence time on a	io himother entrante or	*:	In a spart of	y	ימדלם)י מו שנד	THE THEFAS
		% per ann						
		for said loan within						
	secure the lender	s customary loan com	unitment letter on cr	before <u>June 2, 20</u>	06		atto	l to satisfy all
	terms and condition	ons of the loan commi	tment letter by Closin	g.' After the above	letter date, So	tler ma	y request is	a writing from
	Buyer a copy of t	he loan commitment I a condition within five	etter. If Buyer falls k	o provide Seller a c	opy of the loa	n comm	utment lette	er or a written
	waiver of this loss	thereafter, provided Se	gays of receipt of Set	veri a coop of the le	glay ismiliate ther or the wait	uds col ler.	unaci dy wi	unten nonce m
ው)	There must be no	restriction, pasement	zoning or other gove	ernmental regulation	n that would t	revent	the reasons	ble use of the
(U)	Property for fes		, 0-	:				ригровов
	("Intended Use").			:				<del></del>
	The Property mus excepted.	t be in substantially the						
(d)	to or at Closing B	, liens and other charg uch that cancellation n following Closing.	es against the Property asy be promptly obtain	y, not assumed by E ned following Closi	luyer, must be ng. Seller sha	paid an U remai	d satisfied in obligated	by Seller prior I to obtain any
<b>(e)</b>	Title must be deli marketable and in	ivered at Closing by G surable title, free of all	encumbrances except	ad valorem taxes f	or the current	year (pr	orated throu	igh the date of
	closing); utility e other encumbranc of way.	asements and unviolates as may be assumed	or specifically approve	ed by Buyer. The P	roperty must h	ave leg	of the Prop al access to	erty; and such a public right
4.	SPECIAL ASSE	SSMENTS: Seller w	arrants that there are	no pending or con	afirmed gover	nmental	special as	sessments for
		r, sewer, or other impr	ovements on or adjoir	ding the Property, as	ad no pending	or confi	imed owne	na, seecojution
•	cial assessments, ex	₹		1				
	relif any seller to	o pay identification of suc	h approximents if ans	' Seller shall na	v all Attmard	avanelo	tion assess	manta and all
gov	ernmental assessm	ents confirmed through e agreed as follows:						
noi	ne	•						
5.	PRORATIONS A	AND ADJUSTMENT	S: Unless otherwise p	rovided, the follow	ing items shal	l be pro	rated and e	either adjusted
bety date the	veen the parties or of Closing; (b) Al date of Closing;	paid at Closing: (a) A I late listing penalties, (d) Owners' association	Ad valorem taxes on re if any, shall be paid by a dues and other like	eal property shall be Seller; (c) Rents, it charges shall be	e prorated on a f any, for the P prorated throa	a calend roperty	lar year bas ahall be pro	is through the preted through
repi	esants that the regi	llar owners' association less otherwise agreed,	Course shall be recess	ible for all centers	monun	'	ا المعادة مقدمة ا	har Pamian Aidla
sear	ch, title insurance,	recording the deed an at Closing. Seller sha	d for preparation and	recording of all in	struments requ	ired to	secure the l	balance of the
		agreement, and for exc						0,00
	~	expenses associated w	•			•		
Buy	er is not permitted	to pay, but excluding a	my portion disapprove	d by Buyer's lender	,		-	
7.	EVIDENCE OF	TITLE: Seller agree	to use his best effo	rts to deliver to B	uyer as soon	as reas	nably poss	ible after the
BHE	cuve Date of tots (	contract, copies of all to omey's opinions on ti	He antana covenant The Information to bot	s deeds notes and	ible to Beller, . I deeds of thu	includin	ig but not 1	mited to: title
Pro	erty. Seller author	rizes (1) any attorney	presently or previous	ly representing Sel	ler to release	and dis	close any t	litie insurance
poli	cy in such attorney	's file to Buyer and bot	h Buyer's and Seller's	agents and attorney	s; and (2) the F	roperty	's title insur	er or its agent
		all materials in the Pro	perty's title insurer's (	or title insurer's age	ut's) file to Bu	yer and	both Buyer	's and Seller's
智品	uts and attorneys.							

LABOR AND MATERIAL: Seller shall furnish at Closing an affidavit and indemnification agreement in form satisfactory to Buyer showing that all labor and materials, if any, furnished to the Property within 120 days prior to the date of Closing have been paid for and agreeing to indomnify Buyer against all loss from any cause or claim arising therefrom.

9. CLOSING: Closing shall be defined as the date and time of recording of the deed. All parties agree to execute any and all and with Closing documents papers necessary in connection and transfer of title ПO GΓ June 30, 2006 place designated by Buyer. The made deed to be

Page 2 of 5

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Buyer(s) Initials ( 'WW

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Seller(s) Initials

# CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.

16. POSSESSION: Unless otherwise provided herein, possession shall be delivered at Closing. No alterations, excavations, tree removal or other such activities may be done before possession is delivered.

## 11. PROPERTY INSPECTION, APPRAISAL, INVESTIGATION (Choose ONLY ONE of the following Alternatives):

11. PROPERT 1 DISERCTION, Attransal, in a religious formula of the inflowing with the fill seal.
(a) Soil, Water, Utilities And Environmental Contingency: This contract is contingent upon Buyer obtaining report(s) that (i) the soil is suitable for Buyer's Intended Use, (ii) utilities and water are available to the Property, (iii) there is no environmental contamination, law, rule or regulation that prohibits, restricts or limits Buyer's Intended Use, and (iv) there is no flood bazard that prohibits, restricts or limits Buyer's Intended Use (collectively the "Reports"). All costs and expenses of obtaining the Reports shall be borne by Buyer. Buyer shall use Buyer's best efforts to obtain such Reports. If the Reports cannot be obtained, Buyer may terminate this contract and the Barnest Money Deposit shall be refunded to Buyer. Buyer waives this condition unless Buyer provides written notice to Seller by June 23, 2008  that this condition cannot be satisfied, time being of the essence.
(b) Sewer System (check only ONE):
Buyer has investigated the costs and expenses to install the sewer system approved by the Improvement Permit attached hereto as Exhibit A and hereby approves and accepts said Improvement Permit.
Seller represents that the system has been installed, which representation survives Closing, but makes no further representations as to the system. Buyer acknowledges receipt of the Improvement Permit attached hereto as Exhibit A. Buyer shall have the option of inspecting or obtaining, at Buyer's expense, inspection(s) to determine the condition of the system. If the system 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 that this condition cannot be satisfied, time being of the essence.
This contract is contingent upon Buyer obtaining an Improvement Permit or written evaluation from the County Health Department
("County") for a (check only ONE) of conventional or other NA ground
absorption sewage system for a 3 bedroom home. All costs and expenses of obtaining such Permit or written evaluation shall be
borne by Buyer, except Seller, by no later than June 23, 2006, shall be responsible for clearing that portion of the Property required by the County to perform its tests and/or inspections. Buyer shall use Buyer's best efforts to obtain such Permit or written evaluation. If the ground absorption sewage system is not allowed, Buyer may terminate this contract and the Earnest Monsy Deposit shall be refunded to Buyer. Buyer waives this condition unless Buyer provides written notice to Seller by June 23, 2006 that this condition cannot be satisfied, time being of the essence.
Buyer has investigated and approved the availability, costs and expenses to connect to a public or community sewer
system.  (c) Appraisal Contingency: The Property must appraise at a value equal to or exceeding the purchase price or, at the option of Buyer, this contract may be terminated and all earnest monies shall be refunded to Buyer. If this contract is not subject to a financing contingency requiring an appraisal, Buyer shall arrange to have the appraisal completed on or before June 16, 2006  The cost of the appraisal shall be borne by Buyer.  (d) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.
ALTERNATIVE 2: (This Alternative applies GNLY if Alternative 2 is checked AND Bayer has paid the Option Foo.)  (a) Property Investigation with Option to Terminate. In consideration of the sum set forth in paragraph 2(e) paid by Buyer to Soller (not Encrew Agent) and other valuable consideration, the sufficiency of which is hereby asknowledged (the "Option Pool");  Buyer shall have the right to terminate this contract for any reason or no reason, whother related to the physical condition of the Property or otherwise, by delivering to Seller written notice of termination (the "Termination Notice") by 5:00 psis. on time being of the cosence (the "Option Termination Date"); At any time prior to Closing,  Duyer shall have the right to inspect the Property at Buyer's expense (Buyer is advised to have all inspections and apprecials of the Property, including but not limited to those matters are feath in Alternative I, performed prior to the Option Termination Date, time being of the essence; this contract shall become nother and all carnest menior received in connection between the Buyer however,
the Option Fee will not be refunded and shall be retained by Soller. If Buyer fails to deliver the Termination Notice to Boller prior to

Page 3 of 5

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Buyer(s) Initials

Seller(e) Initials \_

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the Option Termination Date, then Buyer will be decored to have accepted the Property in its physical condition existing as of the Option Termination Date; provided such acceptance that not constitute a weiver of any rights Buyer has under paragraph 3. The Option Fee is not refundable, is not a part of any carnest monies, and will be credited to the purchase price at Closing.

(c) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.

12. 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 the Property, and performing the tests and inspections permitted in this contract. If Buyer terminates this contract as provided herein, Buyer shall, at Buyer's expense, restore the Property to substantially its pre-entry condition within thirty days of contract termination. 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. Notwithstanding the foregoing, Seller shall 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.

13. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH

HERETO.)

14. RISK OF LOSS: The risk of loss or damage by fire or other casualty prior to Closing shall be upon Seller.

15. 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 helfs and successors.

16. 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.

17. 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

erformed.

18. 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 after 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.

19. 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. This offer shall become a binding contract (the "Effective Date") when signed by both Buyer and Seller and such signing is communicated to the offering party. This contract is executed under seal in signed multiple originals, all of which together constitute one and the same instrument, with a signed original being retained by each party and each REALTOR® or broker hereto, and the parties adopt the word "SEAL" beside their signatures below.

Buyer acknowledges having made an on-site personal examination of the Property prior to the making of this offer.

THE 1	NORTH CAROLINA ASSOCIATION OF REA	LTORS®, INC.	AND THE NORTH	CAROLINA BAR AS	SOCIATION
MAKE	NO REPRESENTATION AS TO THE LEGAL	VALIDITY OR	adequacy of an	Y Provision of th	is form in
ANY S	PECIFIC TRANSACTION. IF YOU DO NOT	UNDERSTAND	THIS FORM OR PER	IL THAT IT DOES NO	T PROVIDE
FOR Y	our kegal meeds, you should consu	ILT A NORTH C	'arolina real es	TATE ATTORNEY B	BPORE YOU
eich i	T KAKW-WIN			_ 5/25/06	(SEAL)
	CWW Contractors	1)		Date	
Seller	Robert Orbail	1		2015/2	(SEAL)
	Barlane Development, Inc			Date	······
Escrov terms l	Agent acknowledges receipt of the earnest mereof.	oney and agrees	to hold and disburs	e the same in accorda	nce with the
Date		Firm:			
				· ·	- <del></del>

Page 4 of 5

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Schor(e) Initials

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Bayer(s) Initials

Acting as Schor's (sub)Agent Dual Agent

Page 5 of 5

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Buyer(s) Initials

8TANDARD FORM 12-T @ 7/2005

Scilor(s) Initials \_\_

# CONFIRMATION OF AGENCY RELATIONSHIP, APPOINTMENT & COMPENSATION

NOTE: When working with a For Sale By Owner you should use Form 150
See Guidelines (Standard Form 220G) on proper use of this form.

TO	LIST	ING	AGENT:	Kathy Wallat		
FIRM	NAME:	CB Triangle S	outh		FAX#:	639-3290
FROM: N	icale Lockle	er/Stancil-Rayt				
FIRM	NAME:	Fonville Moris	ey Realty, Inc.		FAX#:	919-773-3309
Thank you	for checking	with your seller a	nd permitting me to sho	w your listing as a 🔽 buy	/er agent ⊏ st	ibagent.
25 Lusci NAME O	TY DESCRIPT OUS Lane F BUYER: Ontractors	IION:			·	
APPOINT	MENT DATE	: May 24, 2006		TIME:		
follows	ANGEMENT (a) You bere ourchase pr	by confirm that yo	our offer of compensation	n to my firm regarding a	ny sale of the ]	Property to Buyer shall be as
cause of a the procus such fee(s) none	ny sale of the ring cause of (b) If I have are as follow	Property to Buyer any such sale. received or am to s:	r. Your signature on t	his document does not a	constitute an a	erformance as the procuring acknowledgment that I am sperty, I hereby confirm that
office: 86	8-3623	or at: 91  your cooperation.	19,577,1955			above. Please call me at my communications prior to the
THE NOR	TH CAROLI Y OR ADEQU	na associati Jacy of any P	on of realtors® Rovision of this f	, INC. MAKES NO RE ORM IN ANY SPECIFIC	PRESENTAT TRANSACT	ion as to the legal
Selling Ag	ent lo	Mar		Date 5 / 2	5/06	
Listing Ag	a CIU	)a00ot		6-6- Date	06	
ACKNOW	/LEDGEME	NT BY BUYER A	IND/OR SELLER (Op	lional-see Guidelines)		
Seller here	by acknowled	ges receipt of a co	py of this form and cons	ents to the fee arrangeme	nts set forth he	rein,

Page 1 of 2



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STANDARD FORM 226 © 7/2002

Buyor(a) Initials (WW

Ageat Initials

Seller	
Barlane Development, Inc	Date
Buyer hereby acknowledges receipt of a copy of this form and consents to	the fee arrangements set forth herein.
Buyer Chyl W. Well	5/25/04
CWW Contractors	Date