Initial Application	Date:	3		7-	6	7	
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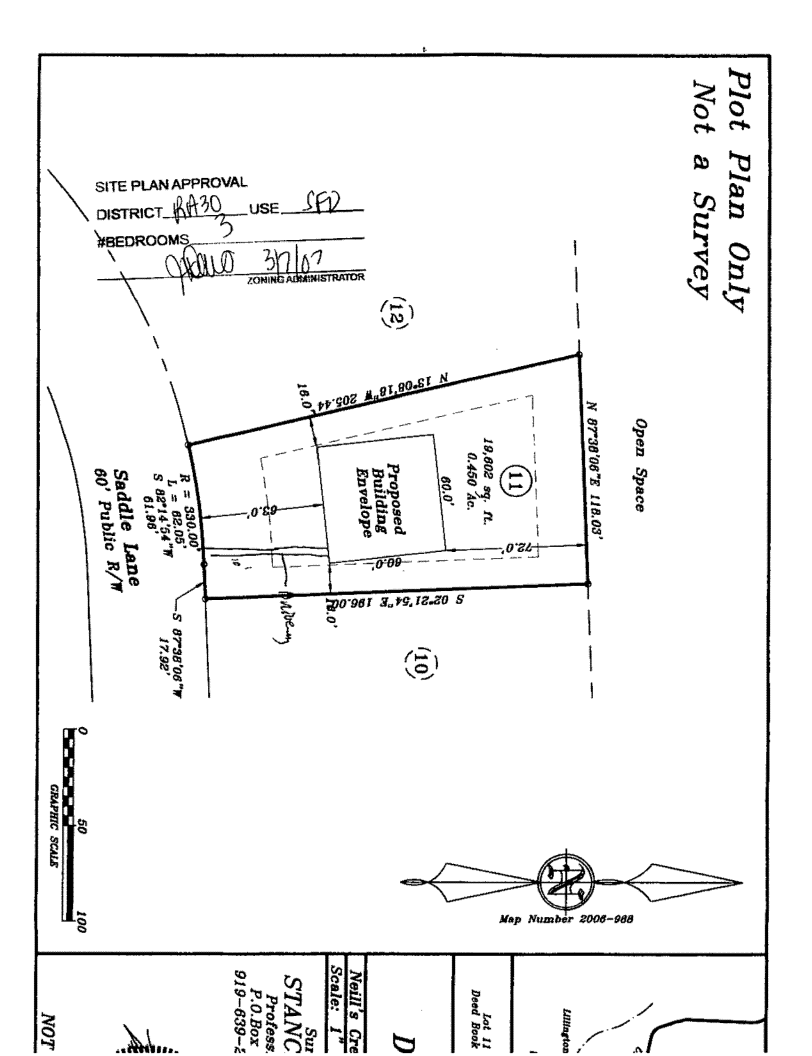
Application #	0	7	500	17	05	7
Application #	\sim	•	700	• •		*

COUNTY OF HARNETT LAND USE APPLICATION Central Permitting 108 E. Front Street, Lillington, NC 27546 Phone: (910) 893-7525 Fax: (910) 893-2793 www.harnett.org
LANDOWNER: INVESTMENT Choices IV Mailing Address:
City: Willow Spriss State: ~ Zip: Home #: Contact #:
APPLICANT : DANTE WALL Builds Mailing Address: 813 MGSY 6Ak DC.
City: Fugury State: NC zip: 27526 Home #: 427-1574 Contact #:
*Please fill out applicant information if different than landowner
PROPERTY LOCATION: State Road #: State Road Name: Saddle /N. 210
Parcel: 11 0661 0100 11 PIN: 0651-81-2514.000
Zoning: RP30 Subdivision: SohnSUN FAMAS Lot#: 11 Lot Size: 45 AGRA
M 1
Flood Plain: No Panel: ptw/www Watershed: V Deed Book/Page: OTP Plat Book/Page: 2004/988
SPECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTON:
210 N reft on Saddle IN.
PROPOSED USE: Sircle:
□ SFD (Size 50 x 60) # Bedrooms 3 # Baths 2 Basement (w/wo bath) Garage 1 Deck 1 Stab
☐ Modular:On frameOff frame (Sizex) # Bedrooms # Baths Garage (site built?) Deck (site built?)
☐ Multi-Family Dwelling No. Units No. Bedrooms/Unit
☐ Manufactured Home:SWDWTW (Sizex) # Bedrooms Garage (site built?) Deck(site built?)
Business Sq. Ft. Retail SpaceType# Employees:Hours of Operation:
O Industry Sq. Ft # Employees: Hours of Operation:
Church Seating Capacity # Bathrooms Kitchen
☐ Home Occupation (Size x) #Rooms Use Hours of Operation:
☐ Accessory/Other (Sizex) Use
Addition to Existing Building (Size x) UseClosets in addition(_)yes (_)no
Water Supply: (County () Well (No. dwellings) () Other
Sewage Supply: (New Septic Tank (Must fill out New Tank Checklist) (Existing Septic Tank (County Sewer) Other
Property owner of this tract of land own land that contains a manufactured home w/in five hundred feet (500') of tract listed above?YESNO
Structures on this tract of land: Single family dwellings \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Required Residential Property Line Setbacks: Comments:
Front Minimum 35 Actual 63
Rear 25 + C
Side 10 16
Sidestreet/corner lot 20
Nearest Building 10 on same lot
If permits are granted I agree to conform to all ordinances and the laws of the State of North Carolina regulating such work and the specifications of plans
submitted. I hereby state that the foregoing statements are accurate and correct to the best of my knowledge. This permit is subject to revocation if false
information is provided on this form.
3/7/07

Signature of Owner or Owner's Agent

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

A RECORDED SURVEY MAP, RECORDED DEED (OR OFFER TO PURCHASE) AND PLAT ARE REQUIRED WHEN APPLYING FOR LAND USE APPLICATION



Application Number: 0750017057

Harnett County Central Permitting Department

PO Box 65, Lillington, NC 27546 910-893-7525

<u>Environmental</u>	Health No	ew Septie S	vsteme Test
Environmantal	Donlin C	~~~ / C	inn I

 Place "property flags" on each corner iron of lot. All property lines must be clearly flagged approximately every 50 feet between corners.

- 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.
- 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. No grading of property should be
 done.
- Call No Cuts to locate utility lines prior to scheduling inspection. 800-632-4949 (This is a free service)
- After preparing proposed site call the voice permitting system at 910-893-7525 and give code 800 for Environmental Health confirmation. <u>Please note confirmation number given at end of recording for proof of request.</u>
- Use Click2Gov or IVR to hear results. Once approved, proceed to Central Permitting for permits.

Environmental Health Existing Tank Inspections

Environmental Health Code 80

- Place Environmental Health "orange" card in location that is easily viewed from road. Follow above instructions for placing flags on property.
- 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 910-893-7525 and give code 800 for Environmental Health
 confirmation. 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.

Health and Sanitation Inspections

- After submitting plans for food and lodging to Central Permitting, please allow approximately 7-10 working days for plan status. Use Click2Gov or IVR to hear results.
- Once all plans are approved, proceed to Central Permitting for remaining permits.

Fire Marshal Inspections

- After submitting plans for Fire Marshal review to Central Permitting, please allow approximately 7-10 working days for approval. Use Click2Gov or IVR to hear results. Once all plans are approved, proceed to Central Permitting for permits.
- Fire Marshal's letter must be placed 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 tap installed.
- Allow four to six weeks after application for water/sewer taps. Call Utilities at 893-7575 for technical assistance.

☐ Building Inspections

- After submitting plans for Building Inspections, please allow approximately 3 working days for review. Use Click2Gov or IVR to hear results. Once <u>all</u> plans are approved, proceed to Central Permitting for permits.
- For new housing/set up permits must meet E 911 / Addressing guidelines prior to scheduling final inspection.
- Use Click2Gov or IVR to hear results.

☐ 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 910-893-7525 and give code 814 for address confirmation. This must be called in even if you have contacted E911 for verbal confirmation. Check Click2Gov for results and address.

 Inspection results can be viewed online at http://www.harr 	nett.org/services-	2 <u>13.asp</u> then select <i>Click2Go</i> v
	3.1000000030001	0 6 10
Applicant/Owner Signature	Date	3/7/04

LOT 11

OWNERNAME: INVOSTMENT Choics II

APPLICATION #: 6750017097

This application to be filled out only when applying for a new septic system.

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)

expu	ation)
<u>DEV</u>	ELOPMENT INFORMATION
سلها	New single family residence
0	Expansion of existing system
	Repair to malfunctioning sewage disposal system
	Non-residential type of structure
WA'	TER SUPPLY
a 1	New well
	Existing well
0	Community well .
JA .	Public water
a	Spring Sp
Are	here any existing wells, springs, or existing waterlines on this property?
{}}	yes (L) no (_) unknown
SEP	
	plying for authorization to construct please indicate desired system type(s): can be ranked in order of preference, must choose one. Accepted {2} Innovative
	Alternative {_} Other
	Conventional {_} Any
	applicant shall notify the local health department upon submittal of this application if any of the following apply to the property i ion. If the answer is "yes", applicant must attach supporting documentation.
{_}}	YES (NO Does the site contain any Jurisdictional Wetlands?
(_)	YES { NO Does the site contain any existing Wastewater Systems?
{}}	YES (NO Is any wastewater going to be generated on the site other than domestic sewage?
{}}	YES { NO Is the site subject to approval by any other Public Agency?
	YES { NO Are there any easements or Right of Ways on this property?
{_}}	YES () NO Does the site contain any existing water, cable, phone or underground electric lines?
	If yes please call No Cuts at 800-632-4949 to locate the lines. This is a free service.
l Ha	e Read This Application And Certify That The Information Provided Herein Is True, Complete And Correct. Authorized County An
	Officials Are Granted Right Of Entry To Conduct Necessary Inspections To Determine Compliance With Applicable Laws And Rules
	lerstand That LAm 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.
	3/7/0
PRO	PERTY OWNERS OR OWNERS LEGAL REPRESENTATIVE SIGNATURE (REQUIRED) DATE

OFFER TO PURCHASE AND CONTRACT-VACANT LOT/LAND

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, 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

hereby offers to purchase and	Daniel Wall Builder, INC	b
upon acceptance of said acceptance	investment Choices	, as Buyer,
as the "Property"), upon the following	Daniel Well Builder, INC Investment Choices es to sell and convey, all of that plot, piece or parcel of land described belowing terms and conditions:	(hereafter referred to
1. REAL PROPERTY: Located in	the CircC	
Street 4.11		, County of
Sureet Address	as and more par	ticularly described as:
Dist D. C.	Johnson Former	Zip <u>27546</u>
Plan Reference; Lot	Block or Section	Print States - 4 February - 4 F
riat Book or Slide	Johnson Farms Johnson Farms A 44, Block or Section	as shown on
rage).	(Property acquired by Seller in Deed I	Bookat
All A portion of the property is	n Deed Reference: Book Page No. Harn to Purchase and Contract-Vacant Lot/Land, Buyer is advised to review Res the Property, and to read the Declaration of Restrictive Covenants. But	
NOTE: Prior to signing this Offer t	o Purchase and Contract-Vacant Lottle and D. Harr	nett County
any, which may limit the use of t	he Property and to read the Daniel Buyer is advised to review Res	trictive Covenants, if
incorporation, Rules and Regulations	he Property, and to read the Declaration of Restrictive Covenants, By and other governing documents of the owners' association and/or the subditional price is \$	y-Laws, Articles of
(a) \$ 1000 To	FARNEST MONEY DODGOOD AT SOO FOR SOT and shall	be paid as follows:
certified check other:	EARNEST MONEY DEPOSIT with this offer by cash personal to be de compart of the short street of the short s	check bank check
escrow by Re/Mey	Executar c to be de	posited and held in
which time it will be credited to B	luver, or until this contract is est. ("Escrow Agent") until	the sale is closed, at
(2) any of the conditions hereto a	are not satisfied, then all earnest monies shall be refunded to Buyer. In the event: (1) this offernies shall be refunded to Buyer. In the	er is not accepted; or
Tomores available to Rither for	and Frank and Leuran Such Leuran Such Leuran Such	not attent any other
The second of the second selles we	throat Later to A at the second to the second to the second term and the second term and the second term and the second term are the second term and the second term are the second term and the second term are the second term a	Jegt moniec chall be
*** E. III WE event of a diemate.	a Later and Call and	lier for such broach
or once, the proker is required by	totale transfer in the second of the second	held in ecorous hu a
release from the parties consenting	state law to retain said earnest money in the broker's trust or escrow accurate to its disposition has been obtained or until disburgerent in ordered.	ount until a written
", " N/O AD	DITIONAL FARNISON ASSESSMENT	
n/a	TIME BEING OF THE ESSENCE WITH REGARD TO SAID DATE.	Agent no later than
) \$	-, TIME BEING OF THE ESSENCE WITH REGARD TO SAID DATE	-Q we lared 111111
Effective Date as set fourth !-	OPTION FEE in accordance with paragraph 11, Alternative 2, to be paragraph 19, (NOTE: If Alternative 2 applies than 1	id to Seller on the
) \$	agraph 19. (NOTE: If Alternative 2 applies, then do not insert \$0, N/A, or less BY ASSUMPTION of the unpeid principal belonger 11.	nua blank)
lognic) account to	BY ASSUMPTION of the unpaid principal balance and all obligations of Son the Property in accordance with the attached Loss Assumptions of Son the Property in accordance with the attached Loss Assumptions of Son Assumptions	ave diank).
\$ secured by a deed of trust	on the Property in accordance with the attached Loan Assumption Addendu	eller on the existing
\$ 58.000 -	BY SELLER FINANCING in accordance with the attached Loan Assumption Addendum BALANCE of the purchase price in each at Chair.	m.
58,000	BY SELLER FINANCING in accordance with the attached Seller Financing BALANCE of the purchase price in cash at Closing.	g Addendum.
CONDITIONS: (State N/A in each	BALANCE of the purchase price in cash at Closing. I blank that is not a condition to this contract.)	
) Buyer must be able to obtain a 🗀 C	loan at a Fixed Rate Onventional Other: for a term of year(s), at an init with mortgage loan discount points not to exceed Oh. 60 of the loan at	
in the principal amount of	02 LTV loan at a Wrixed Rate	Adjustable Rate
to exceed _ 7. 5 % per annum, v	with mortgage loan discount points at term of year(s), at an init	tial interest rate not
TOTAL PRODUCTION OF SAME AS	The state of the s	TOPTE TO COOURS THE
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The same continuities that the continuities are the continuities and the continuities are the	Process Carles and Car	mm Miller a const
The state of the s	togoint tee it it is not the state of the st	ten waiver of this
time thereafter, provided Seller has	receipt of Seller's request, Seller may terminate this contract by written notice not then received a copy of the letter or the waiver.	ce to Buyer at any
	the second a copy of the letter of the waiver.	•
This form jointly approved	Page 1 of 4	

This form jointly approved by: North Carolina Bar Association

North Carolina Association of REALTORS®, Inc.

STANDARD FORM 12-T © 7/2006

Buyer Initials //W Seller Initials This form produced by: Lightstee Formulator 800-336-1027

Property for	he
Property for	
excepted.	ar
(a) All deeds of trust, liens and other charges against the Paris and the Charges against the Char	
to or at Closing such that cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain as such cancellations following Closing.	70
such cancellations following Closing. (a) Title most light following Closing.	ıy
(e) Title must be delivered at Closing by GENERAL WARRANTY DEED unless otherwise stated herein, and must be fee simp marketable and insurable title, free of all encumbrances except; ad velocem traves for the common and must be fee simp	ما
marketable and insurable title, free of all encumbrances except: ad valorem taxes for the current year (prorated through the date	of
Closing); utility easements and unviolated restrictive covenants that do not materially affect the value of the Property; and such other encumbrances as may be assumed or specifically approved by Physics. The Property is a Property of the Property; and such as the Property is a property of the Property; and such as the Property is a property of the Property is a property of the Property is an account of the Property; and such as the Property is a property of the Property of the Property is a property of the Property of t	:h
other encumbrances as may be assumed or specifically approved by Buyer. The Property must have legal access to a public rigi	at
4. SPECIAL ASSESSMENTS, Saller manual de la	
4. SPECIAL ASSESSMENTS: Seller warrants that there are no pending or confirmed governmental special assessments for sidewalk, paving, water, sewer, or other improvements on or adjoining the Property and as you if you are selected assessments for the property and as you if you are not assessment of the property and as you if you are not assessment of the property and you are not as you are not assessment of the property and you are not as a second of the property and you are not as a second of the property are not as a second of the property and you are not as a second of the property and you are not as a second of the property and you are not as a second of the property are not as a second of the property and you are not as a second of the property and you are not as a second of the property and you are not as a second of the property	r
special assessments, except as follows: none, if any to be neith by setter	n
COLUMN TO A STATE OF THE PROPERTY OF THE PROPE	
(Insert "None" or the identification of such assessments, if any.) Seller shall pay all owners' association assessments and all governmental assessments confirmed through the time of Closing if any and December 11 owners' association assessments and all	i
if any, unless otherwise agreed as follows: none, if any to be naid by sailer	S,
1 14 14 14 14 14 14 14 14 14 14 14 14 14	
5. PRORATIONS AND ADJUSTMENTS: Unless otherwise provided, the following items shall be prorated and either adjusted between the parties or paid at Closing: (a) Ad valorem taxes on real property shall be provided and either adjusted	
between the parties or paid at Closing: (a) Ad valorem taxes on real property shall be prorated on a calendar year basis through the date of Closing; (b) All late listing penalties, if any, shall be paid by Seller: (c) Pents if any, Seller: (d) Pents if any, Seller: (e) Pents i	İ
date of Closing; (b) All late listing penalties, if any, shall be paid by Seller; (c) Rents, if any, for the Property shall be prorated through the date of Closing; (d) Owners' association dues and other like charges shall be provided through the property shall be provided through the property shall be provided through the	<u>;</u>
the date of Closing; (d) Owners' association dues and other like charges shall be prorated through the date of Closing. Seller represents that the regular owners' association dues, if any, are \$ 100.000.	n.
represents that the regular owners' association dues, if any, are \$ n/a per n/a per n/a	•
6. EXPENSES: Unless otherwise agreed, Buyer shall be responsible for all costs with respect to any loan obtained by Buyer, title insurance, recording the deed and for preparation and recording of all instruments.	
search, title insurance, recording the deed and for preparation and recording of all instruments required to secure the balance of the	,
purchase price unpaid at Closing. Seller shall pay for preparation and recording of all instruments required to secure the balance of the obligations under this agreement, and for excise tay (revenue stamps) and all other documents necessary to perform Seller's	
obligations under this agreement, and for excise tax (revenue stamps) required by law. Seller shall pay at Closing toward any of Buyer's expenses associated with the purchase of the B.	
toward any of Buyer's expenses associated with the purchase of the Property, including any PHA/VA lender and inspection costs that Buyer is not permitted to pay but excluding any action to the purchase of the Property, including any PHA/VA	
lender and inspection costs that Buyer is not permitted to pay, but excluding any portion disapproved by Buyer's lender. 7. EVIDENCE OF TITLE: Seller agrees to use his best efforts to deliver and portion disapproved by Buyer's lender.	
7. EVIDENCE OF TITLE: Seller agrees to use his best efforts to deliver to Buyer as soon as reasonably possible after the Effective	
Date of this contract, 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 the survey and account account account and account account account and account account and account account account account and account account account account and account acc	
authorizes (1) any attorney presently or previously some and deeds of trust and easements relating to the Property. Seller	
attorney's file to Buyer and both Buyer's and Sallar's agents and assessed and disclose any title insurance policy in such	
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.	
attorneys.	
8. 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 or in the labor and materials.	
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 indemnify Buyer against all loss from any cause or olair priving a loss from the date of Closing have been	
paid for and agreeing to indemnify Buyer against all loss from any cause or claim arising therefrom.	
documents and papers necessary in connection with Closing and transfer of title on or before 3/30/2007	
CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE CONSTITUTE ACCEPTANCE OF THE CONSTITUTE ACCEPTANCE OF THE CONSTITUTE ACCEPTANCE OF THE CONSTITUTE OF THE CONSTITU	
PROVISION IS OTHERWISE MADE IN WRITING	
10. POSSESSION: Unless otherwise provided bench	
removal or other such activities may be done before possession is delivered. No alterations, excavations, tree	
Page 2 of 4	
STANDARD FORM 12-T	
Buyer Initials OW Seller Initials 500	
Anna minus Day	

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11. PROPERTY INSPECTION, APPRAISAL, INVESTIGATION (Choose ONLY ONE of the following Alternatives):
ALIERNATIVE I
(a) Soil, Water, Utilities And Environmental Cartingson Co.
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.
contamination, law, rule or regulation that problems are available to the Property, (iii) there is no environmenta
prohibits, restricts or limits Buyer's Intended Line (and Line) and the buyer's Intended Use, and (iv) there is no flood hazard that
be borne by Buyer. Buyer shall use Buyer's best assessed to be shall use Buyer's shall be borne by Buyer.
terminate this contract and the Earnest Money Deposit shall be refunded to Buyer. Buyer waives this condition unless Buyer provide
written notice to Seller by that this condition condition unless Buyer provide
written notice to Seller by essence. (b) Some Seller by
(V) 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 install the sewer system approved by the Improvement Permit attached hereto as
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 Fubility to P.
inspecting or obtaining, at River's eveness, inspection of
function for which intended and is in pood of immediate containing of the system. If the system is not performing the
shall be refunded to Buyer. Buyer waives this and the may terminate mis Contract and the Earnest Money Deposit
3/23/2007 that the same and a sure provides written notice to Seller by
I his contract is continuent upon T Divisor Tig. 11 and the being of the essence.
XThis contract is contingent upon Buyer Seller ("Responsible Party") obtaining an Improvement Permit or written evaluation from the County Health Department ("County") for a (check only ONE)
The state of the s
expenses of obtaining such Permit or written and bedroom home. All costs and
expenses of obtaining such Permit or written evaluation shall be borne by Responsible Party unless otherwise agreed. In any event County to perform its tests and/or inspections. Responsible Party shall use best efforts to obtain such Party required by the
Country to perform its tests and/or increasing. D
the Improvement Permit or written evaluation from the County cannot be obtained by 3/30/07 (date), either party may
terminate this Contract and the Earnest Money Deposit shall be refunded to Buyer. (date), either party may
Dayon, this confirmed may be town in 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 The cost of the appraisal shall be borne by Buyer. (d) CLOSING SHALL TO PROPERTY MUST appraise at a value equal to or exceeding the purchase price or, at the option of contingency requiring an appraisal, Buyer shall arrange to have the appraisal completed on or before
The cost of the appraisal shall be home by the property of the cost of the appraisal completed on or before
17/ SEOSING SHALL CONSTITUTE LOGBER LOGBER
(d) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.
TRACE STRUCKER V. L. (1910 differential and trace of the second
(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 "Option Fee"), Property or otherwise, by delivering to Seller written notice of termination (the "Termination of the
Property or otherwise, by delivering to Seller written notice of termination (the "Termination Notice") by 5:00 p.m. on Closing Property or otherwise, by delivering to Seller written notice of termination (the "Termination Notice") by 5:00 p.m. on
Closing, Buyer shall have the right to inspect the Property at Buyer's expense (Buyer is advised to have all inspections and appraisals
of the Property including has not it is specified and appearing the Property at Buyer's expense (Buyer is advised to have all inspections and appearing the property including has not included.
of the Property, including but not limited to those matters set forth in Alternative 1, performed prior to the Option Termination Date). this contract to the Option Termination Date).
(b) Exercise of Option: If Buyer delivers the Termination Notice prior to the Option Termination Date). this contract shall become null and void and all earnest monies received in connection because the least the Option Termination Date, time being of the essence,
The Option Fee will not be refunded and shall be in the state of the compound increasing the refunded to History bowever
or option termination Date then Division with the control of the remination Notice to Seller prior to
Prior Continuation Date: provided such as a fitte
The
CONSTITUTE A CONTRACTOR A CONTRACTOR ASSESSMENT OF THE PROPERTY OF THE PROPERT
(c) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.
Page 3 of 4

Seller Initials

Buyer Initials DW

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©7/2006

- 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
- 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 heirs 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
- 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
- 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 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.
- 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 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

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