Initial Application Date: 5 - 5 - 0 \$ Application # U850020005
COUNTY OF HARNETT RESIDENTIAL LAND USE APPLICATION  Central Permitting 108 E. Front Street, Lillington, NC 27546 Phone: (910) 893-7525 Fax: (910) 893-2793 www.harnett.org/permits
LANDOWNER: Allied Trivestois Mailing Address: POBOX 53786
city: Faye+teville state: MC zip: 38305 Home #: Contact #: 919-408-1000
APPLICANT: Israel Lucas Cord. Mailing Address: 4432 Fox Run Rd
City: Sanford State: 11 ( Zip: 27330 Home #: 919 176 107) Contact #: 919 170 - 090 2  *Please fill out applicant information if different than landowner
CONTACT NAME APPLYING IN OFFICE: ISTUELLIACES Phone #: 919 - 170 - 0902
PROPERTY LOCATION: Subdivision: Survey Ander, Sec. 5 Lot #: 169 Lot Size: . 35,
State Road #: State Road Name: North View Dr. Map Book&Page: 2002/1509
Parcel: 03958709 0020 44 PIN: 9586-97-6620.000
Zoning: RA 20 R Flood Zone: X Watershed: NA Deed Book&Page: 1145 / 0347 Power Company: CEMC
SPECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTON: NEST TO TINGE Pd. Right
onto Alpine, Left ando Northman
PROPOSED USE: (Include Bonus room as a bedroom if It has a closet)  SFD (Size 46 x 54) # Bedrooms 3 # Baths 3 Basement (w/wo bath) Garage 45 Deck 45 Craw Space Slab  Mod (Size x ) # Bedrooms # Baths Basement (w/wo bath) Garage Site Built Deck ON Frame / OFF  Manufactured Home: SW DW TW (Size x ) # Bedrooms Garage (slie built? ) Deck (site built? )  Duplex (Size x ) No. Buildings No. Bedrooms/Unit  Home Occupation # Rooms Use Hours of Operation: #Employees
Addition/Accessory/Other (Size x ) UseClosets in addition(_)yes (_)no
Water Supply: ( County ( ) Well (No. dwellings) MUST have operable water before final  Sewage Supply: ( New Septic Tank ( Complete New Tank Checklist) ( ) Existing Septic Tank ( ) County Sewer  Property owner of this tract of land own land that contains a manufactured home w/in five hundred feet (500') of tract listed above? ( ) YES ( ) NO  Structures (existing or proposed): Single family dwellings ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
Required Residential Property Line Setbacks:
Front Minimum Actual 35
Rear
Closest Side 26326
Sidestreet/corner lot
Nearest Building on same lot
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.
1) sneel Ly 100 5/c/18
Signature of Owner or Owner's Agent Date

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

1":20

12.5 landscape buffer 6/1001 setback 48×54 Overall: deck 12×12 <48> 26'Side 26'side 42 driveway 35/ front Setback

Lot 169 Northview Dr. Sunsot Ridge Sec 3

- 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.
- <u>Call No Cuts to locate utility lines prior to scheduling inspection</u>. 800-632-4949 (This is a free service)
- After preparing proposed site call the voice permitting system at 910-893-7525 and use code 800 (after selecting notification permit if multiple permits) 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 permits.

### Environmental Health Existing Tank Inspections

#### Environmental Health Code 800

- 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 & select notification permit if multiple permits, then use 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 <u>all</u> 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 <u>all</u> 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

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- 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 <a href="http://www.harnett.org/services-213.asp">http://www.harnett.org/services-213.asp</a> then select Click2Gov

Applicant/Owner Signature	French Alle	Date 5-5-0 <b>8</b>
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## Sanford, NC 27332 Phone: 919-498-1000, Fax: 919-498-2779

# 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 2A3-T).

Copy for HCCP)

ISRAEL LUCAS CONSTRUCTION

as Buyer, hereby offers to purchase and ALLIED DEVELOPMENT, INC.

as Seller, upon acceptance of said offer, agrees to sell and convey, all of that plot, piece or parcel of land described below (hereafter referred to as the "Property"), upon the following terms and conditions:

1. <b>REAL PROPERTY:</b> Located in the City	of <u>N/A</u>	, Coun	
HARNETT	, State of North Carolina, beir	o known as and more posticularly describ	IIY 0
Street Address SEE EXHIBIT "B"	The state of the s	Zip 27332	30 as
NOTE: Governmental authority over taxes, z	oning, school districts, utilities and mail del	ivery may differ from a ddress shown	
PROGRAMME TOWNER REDGE			
Plat Reference: Lot SEE EXHIBIT "B"  Plat Book or Slide 2002	Block or Section 3	no abov	
		(Property acquired by Calley in	מט מא
Book 1145 at Page 347	·).	(1 Topolty acquired by Seller III )	LÆU
All A portion of the property in Deed Re NOTE: Prior to signing this Offer to Purchase which may limit the use of the Property, and	eference: Book 1145 Page No. 3	347 HARNETT Co	<del></del>
NOTE: Prior to signing this Offer to Purchase	and Contract - Vacant Lot/Land, Buver is a	dvised to review Restrictive Covenants if	mity.
which may limit the use of the Property, and	to read the Declaration of Restrictive Co	ovenants. By-Laws. Articles of Incorpore	auy, etion
	CEDIFICALS III THE DWINERS OCCUPATION AND A	e that makedianian in the second was	
TO COULT OF TO COMMISSION OF THE OWNERS ASSETS	HOW I IN THYOTOMANOPORT that Divine abbain		
Disclosure And Addendum (standard form 2A1 hereto.	2-T) prior to signing this Offer to Purchase	and Contract, and include it as an adden	ıdım
nereto.			
5 DIRCHACK PRICE			
2. PURCHASE PRICE: The purchase price Should any check or other funds paid by Buye	is \$ <u>125,000.00</u>	and shall be paid in U.S. Dol	llars.
Should any check or other funds paid by Buyer shall have one (1) banking day after	er be dishonored, for any reason, by the in	astitution upon which the payment is dra	awn,
nrice shall be naid as follows:	the right to terminate this contract upor	n written notice to the Buyer. The purd	hase
(a) \$ 2000   Control   Con	CONTRACTOR OF THE CO. I		
Certified check other: N/A	231 MONE I DEPOSIT With this offer by	□ cash □ personal check □ bank ch	ieck
and held in escrow by CENTURY 21 WEAVER	E ACCOCTAMBO	to be depos	sited
and held in escrow by CENTURY 21 WEAVER (closed, at which time it will be credited to B accepted; or (2) any of the conditions hereto.	Inper or until this contract is all and in	("Escrow Agent"); until the sa	ıle is
accepted; or (2) any of the conditions hereto	are not satisfied then all comment were	erminated. In the event: (1) this offer is	s not
be forfeited to Seller upon Seller's request, but	such forfeiture shall not affect any other	remedies evoiled to Seller for the	hall
NOTE: In the event of a dispute between Sell real estate broker ("Broker") is required by	ler and Buyer over the return or forfeiture	of earnest money held in escross a line	s cod
som country or ower ( Drover ) to redutten th 8	late law (and Escrow Agent, if not a Ri	roker, hereby sorees) to retain said some	nect
money in the Eccross Agent's trust or economic	rongrund sund! Danier to 1 1 1 1 1	and affect to return 2010 CSII	11 COL

money 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 is holding the Earnest Money, the Broker may deposit the disputed monies with the appropriate clerk of court in accordance with the provisions of N.C.G.S. §93A-12.

(CHECK IF APPLICABLE) THE PARTIES AGREE THAT A REAL ESTATE BROKERAGE FIRM ACTING AS ESCROW AGENT MAY PLACE ANY EARNEST MONIES DEPOSITED BY BUYER IN AN INTEREST BEARING

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age 1 of 6 Seller initiate

THAT ALL BLEDGE EARNED THEREUN SHALL DELVING TO THE ESCHOW AGENT IN CONSIDERATION OF THE EXPENSES INCURRED BY MAINTAINING SUCH ACCOUNT AND RECORDS ASSOCIATED THEREWITH.

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- (d) All deeds of trust, liens and other charges against the Property, not assumed by Buyer, must be paid and satisfied by Seller prior to or at Closing such that cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing.
- (e) Title must be delivered at Closing by GENERAL WARRANTY DEED unless otherwise stated herein, and must be fee simple 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 Buyer. The Property must have legal access to a public right of way.
- 6. SPECIAL ASSESSMENTS: NOTE: For purposes of this agreement, a "confirmed" special assessment is defined as an assessment that has been approved by a governmental agency or an owners' association for the purpose(s) stated, whether or not it is fully payable at time of closing. A "pending" special assessment is defined as an assessment that is under formal consideration by a governing body. 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 no pending or confirmed owners' association special assessments, except as follows: (Insert "None" or the identification of such assessments, if any): NONE

Unless otherwise agreed, Seller shall pay all owners' association assessments and all governmental assessments confirmed through the time of Closing, if any, and Buyer shall take title subject to all pending assessments disclosed by Seller herein, if any.

- 7. 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 prorated on a calendar year basis through the 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 prorated through the date of Closing. Seller represents that the regular owners' association dues, if any, are \$ \_-0per <u>N/A</u> Unless otherwise agreed, Buyer shall pay any fees required for obtaining account payment information on owners' association dues or assessments for payment or proration and any charge made by the owners' association in connection with the disposition of the Property to Buyer, including any transfer and/or document fee imposed by the owners' association.
- 8. EXPENSES: Unless otherwise agreed, Buyer shall be responsible for all costs with respect to any loan obtained by Buyer, appraisal, title 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 of a deed 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 \$ \_-otoward any of Buyer's expenses associated with the purchase of the Property, including any FHA/VA lender and inspection costs that Buyer is not permitted to pay, but excluding any portion disapproved by Buyer's lender.
- 9. 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 trust and easements relating to the Property. 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; and (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.
- 10. 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 indemnify Buyer against all loss from any cause or claim arising therefrom.
- 11. CLOSING: Closing shall be defined as the date and time of recording of the deed and shall be on or before 05/23/08 (the "Closing Date"). All parties agree to execute any and all documents and papers necessary in connection with Closing and transfer of title on or before the Closing Date at a place and time designated by Buyer. The deed is to be made to ISRAEL LUCAS CONSTRUCTION

Absent agreement to the contrary in this contract or any subsequent modification thereto, the following terms shall apply: If either party is unable to close by the Closing Date, then provided that the party is acting in good faith and with reasonable diligence to proceed to closing, such party shall be entitled to reasonable delay of the Closing Date and shall give as much notice as possible to the non-delaying party and closing agent. In such event, however, either party for whom the Closing Date is delayed shall have a maximum of ten (10) days from the Closing Date, or any extension of the Closing Date agreed-upon in writing, in which to close without payment of interest. Following expiration of the ten-day period, the party not ready to close shall be responsible for paying

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to the other party (it ready, withing and able to close) interest of the purchase price at the rate of eight percent (070) per annum accruing from the end of the ten-day period until closing occurs or the contract is terminated. Should the delay in closing continue for more than thirty (30) days from the last agreed-upon extension of the Closing Date, however, then the non-delaying party shall have the unilateral right to terminate the contract and receive the earnest money, but the right to such receipt shall not affect any other remedies available to the non-delaying party for such breach.

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

12. 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. Seller shall remove, by the date possession is made

available to the Buyer, all personal property which is not a part of the purchase and all garbage and debris from the Property.
13. PROPERTY INSPECTION/INVESTIGATION (Choose ONLY ONE of the following Alternatives):
□ <u>ALTERNATIVE</u> 1:
(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 upon report 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 Deverte Intended III.
law, rule or regulation that prohibits, restricts or limits Buyer's Intended Use, and (iv) there is no flood hazard that prohibits, restrict or limits Buyer's Intended Use, and (iv) there is no flood hazard that prohibits, restrict
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 heet efforts to obtain such Benorts. If the Benorts was a such beauty of the Buyer's heet efforts to obtain such Benorts.
Buyer shall use Buyer's best efforts to obtain such Reports. If the Reports cannot be obtained, Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Purce.
the Earnest Money Deposit shall be refunded to Buyer. Buyer waives this condition unless Buyer provides written notice to Seller by
(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 ascents and 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
wive specific Duyce acknowledges receipt of the improvement permit effected barata as District A. D
mispositing of Quantum at Divisia Capitals, inspection (8) to determine the condition of the content. It is a second to the content.
to the form the street of the street of the street of the street and the street and the street of th
refunded to Buyer. Buyer waives this condition unless Buyer provides written notice to Seller by
U This contract is contingent upon     Ruper     Seller ("Demonsible Portes")   Let in in the line of
from the County Health Department ("County") for a (check only ONE) conventional or other
from the County Health Department ("County") for a (check only ONE) conventional or other ground absorption sewage system for a bedroom home. All costs and expenses of obtaining such Permit or written evaluation shall be borne by Responsible Party unless otherwise according to the conventional or other shall be borne by Responsible Party unless otherwise according to the conventional or other shall be borne by Responsible Party unless otherwise according to the conventional or other shall be borne by Responsible Party unless otherwise according to the conventional or other shall be borne by Responsible Party unless otherwise according to the conventional or other shall be borne by Responsible Party unless otherwise according to the conventional or other shall be borne by Responsible Party unless otherwise according to the conventional or other shall be borne by Responsible Party unless otherwise according to the conventional or other shall be borne by Responsible Party unless otherwise according to the conventional or other shall be borne by Responsible Party unless otherwise according to the convention of the
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and use cost experts to occan such remit or written evaluation. If the improvement Permit or written evaluation from the County connect
(date), either party may ferminate this Contract and the Concet Monay Donos's shall be
rotaliaca to Dayci.
Buyer has investigated and approved the availability, costs and expenses to connect to a public or community sewer system.
(4) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEM EVICTING COMPRESSION
UNLESS PROVISION IS OTHERWISE MADE IN WRITING.
MAINTERNATIVE 2: This Alternative conding ONLY is Alternative 2 to al. of the No. 2
ALTERNATIVE 2: This Alternative applies ONLY if Alternative 2 is checked AND Buyer has paid the Option Fee.)
(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 be used to the right to terminate this contract for contract for the sufficiency of which is hereby acknowledged (the "Option Fee"), Buyer shall
have the right to terminate this contract for any reason or no reason, whether related to the physical condition of the Property or otherwise,
by delivering to Seller written notice of termination (the "Termination Notice") by 5:00 p.m. on MAY 16, 2008  TIME
BEING OF THE ESSENCE (the "Option Termination Date"). At any time prior to Closing, Buyer shall have the right to inspect the
Property at Buyer's expense (Buyer is advised to have all inspections of the Property, including but not limited to those
matters set forth in Alternative 1, performed prior to the Option Termination Date).
DI L'APPORE OT I INITIANI I I BUyor delivere the Termination Metics agree to the Control of the
ESSENCE, this contract shall become null and void and all earnest monies received in connection herewith shall be refunded to Buyer;
towered, the Opinin receiving the retuined and shall be retained by Neller If River fails to deliver the Termination Netice to Callery
prior to the Option Termination Date, then Buyer will be deemed to have accepted the Property in its physical condition existing as
I are option reminiation page, provided such acceptance shall not constitute a univer of any rights Duyer has under managed as
of 5 above. The Option ree is not remindable, is not part of any earnest monies, and will be credited to the purchase price at Closing
O CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING COMPTION
UNLESS PROVISION IS OTHERWISE MADE IN WRITING.

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to to the right to enter upon the Property for the purpose of appraising and evaluating the Property, and performing the tests and inspections permitted in this contract. Buyer shall, at Buyer's expense, promptly repair any damage to the Property resulting from any activities of Buyer and Buyer's agents and contractors. Buyer will indemnify and hold Seller harmless from all loss, damage, claims, suits or costs, which shall arise out of any contract, agreement, or injury to any person or property as a result of any activities of Buyer and Buyer's agents and contractors relating to the Property. This indemnity shall survive this contract and any termination hereof. 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.

15. OTHER PROVISIONS AND CONDITIONS: CHECK ALL STANDARD ADDENDA THAT MAY BE A PART OF THIS CONTRACT, IF ANY, AND ATTACH HERETO. ITEMIZE ALL OTHER ADDENDA TO THIS CONTRACT, IF ANY, AND ATTACH HERETO. (NOTE: UNDER NORTH CAROLINA LAW, REAL ESTATE AGENTS ARE NOT PERMITTED TO DRAFT CONDITIONS OR CONTINGENCIES TO THIS CONTRACT.)

Additional Provisions Addendum (Form 2A11-T)  Back-Up Contract Addendum (Form 2A1-T)  Contingent Sale Addendum (Form 2A2-T)  FHA/VA Financing Addendum (Form 2A4-T)  OTHER:  EXHIBIT "B"		Loan Assumption Addendum (Form 2A6-T) Owners' Association Disclosure And Addendum (Form 2A12-T) Seller Financing Addendum (Form 2A5-T)
--	--	--

- 16. RISK OF LOSS: The risk of loss or damage by fire or other casualty prior to Closing shall be upon Seller.
- 17. ASSIGNMENTS: This contract may not be assigned without the written consent of all parties, but if assigned by agreement, then this contract shall be binding on the assignee and his heirs and successors.
- 18. TAX-DEFERRED EXCHANGE: In the event Buyer or Seller desires to effect a tax-deferred exchange in connection with the conveyance of the Property, Buyer and Seller agree to cooperate in effecting such exchange; provided, however, that the exchanging party shall be responsible for all additional costs associated with such exchange, and provided further, that a nonexchanging party shall not assume any additional liability with respect to such tax-deferred exchange. Seller and Buyer shall execute such additional documents, at no cost to the non-exchanging party, as shall be required to give effect to this provision. (NOTE: If Alternative 2 under paragraph 13 of this contract will apply, Seller should seek advice concerning the taxation of the Option Fee.)
- 19. PARTIES: This contract shall be binding upon and shall inure to the benefit of the parties, i.e., Buyer and Seller and their heirs, successors and assigns. As used herein, words in the singular include the plural and the masculine includes the feminine and neuter genders, as appropriate.
- 20. SURVIVAL: If any provision herein contained which by its nature and effect is required to be observed, kept or performed after the Closing, it shall survive the Closing and remain binding upon and for the benefit of the parties hereto until fully observed, kept or performed.
- 21. ENTIRE AGREEMENT: This contract contains the entire agreement of the parties and there are no representations, inducements or other provisions other than those expressed herein. All changes, additions or deletions hereto must be in writing and signed by all parties. Nothing contained herein shall alter any agreement between a REALTOR® or broker and Seller or Buyer as contained in any listing agreement, buyer agency agreement, or any other agency agreement between them.
- 22. NOTICE AND EXECUTION: Any notice or communication to be given to a party herein may be given to the party or to such party's agent. Any written notice or communication in connection with the transaction contemplated by this contract may be given to a party or a party's agent by sending or transmitting it to any mailing address, e-mail address or fax number set forth in the "Notice Address" section below. 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 may be signed in multiple originals, all of which together constitute one and the same instrument, and the parties adopt the word "SEAL" beside their signatures below.
- 23. COMPUTATION OF DAYS: 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.

⊠ has ⊔	has not made an on-site personal examination of the Property prior to the making of this offer
	ă has □

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ISRAEL LUCAS CONSTRUCTION	
BUYER	DATE 4/20/08 (SEAL)
By: ISRAEL LOCAS	
ALLIED DEVELOPMENT, INC.	
SELLER CONTRACTOR OF THE SELLER	DATE 4-13-0 (SEAL)
By: E. FRANK WEAVER	DATE 7-13-0 (SEAL)
NOTE: INSERT THE ADDRESS AND/OR ELECTRONIC DI	
THE RECEIPT OF ANY NOTICE CONTEMPLATED BY TAPPROVED.	ELIVERY ADDRESS EACH PARTY AND AGENT APPROVES FOR THIS CONTRACT. INSERT "N/A" FOR ANY WHICH ARE NOT
BUYER NOTICE ADDRESS:	CELLED NOTION ADDRESS
Mailing Address: 4432 FOX RUN ROAD	SELLER NOTICE ADDRESS:  Mailing Address: _350 WAGONER DR.
SANFORD, NC 27330	PAVPOTEUTITE NO. 00000
Buyer Fax#:	Seller Fax#: 910-485-6700
Buyer E-Mail Address:	Seller E-Mail Address: efw@weavercompanies.com
SELLING AGENT NOTICE ADDRESS:	LISTING AGENT NOTICE ADDRESS:
Mailing Address: 4260 BUFFALO LAKE RD.	Mailing Address: N/A
SANFORD, NC 27330	77/3
Selling Agent Fax#: 919-498-2779	1 ICTIVITY A COMPT LIGHT AT A REAL PROPERTY AND A REAL PROPERTY AN
elling Agent E-mail Address: REGRARINGGAOL.COM	Listing Agent E. mail Address. N/3
Selling Agent Phone#: 919-498-1000	Listing Agent Phone#: N/A
Escrow Agent acknowledges receipt of the earnest money a erms bereof.	nd agrees to hold and disburse the same in accordance with the
Pate	Firm: CENTURY 21 WEAVER & ASSOCIATES
	Ву:
	(Signature)
ndividual Selling Agent/license #: _RONALD E. GEARING #213	M1 6
irm Name: CENTURY 21 WEAVER & ASSOCIATES	410
Acting as Buyer's Agent Selle	er's (sub) Agent Dual Agent
	or of construction of the print
ndividual Listing Agent/license#: N/A	
irmName: N/A	
Acting as  Seller's (sub) Agent	Dual Agent
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This form jointly approved by: North Carolina Bar Association, North Carolina Association of REALTORS®, Inc. PREPARED BY: Ronald E. Gearing, Broker Associate

## "EXHIBIT B"

- \* 691 (LOT # 159) NORTHVIEW DR. SANFORD, NC 27332 PARCÈL I.D. 9586-96-6610.000 LEGAL DESCRIPTION: LT#159 SUNSET RIDGE SEC 3
- \* 711 (LOT 160) NORTHVIEW DR. SANFORD, NC 27332 PARCEL I.D. 9586-96-6710.000 LEGAL DESCRIPTION: LT#160 SUNSET RIDGE SEC 3
- \* 851 (LOT 167) NORTHVIEW DR. SANFORD, NC 27332 PARCÈL I.D. 9586-97-6420.000 LEGAL DESCRIPTION: LT#167 SUNSET RIDGE SEC 3
- \* 871 (LOT 168) NORTHVIEW DR. SANFORD, NC 27332 PARCEL I.D. 9586-97-65200.000 LEGAL DESCRIPTION: LT#168 SUNSET RIDGE SEC 3
- \* 891 (LOT 169) NORTHVIEW DR. SANFORD, NC 27332 PARCÈL I.D. 9586-97-6620.000 LEGAL DESCRIPTION: LT#169 SUNSET RIDGE SEC3

DATE: 4/-23-08