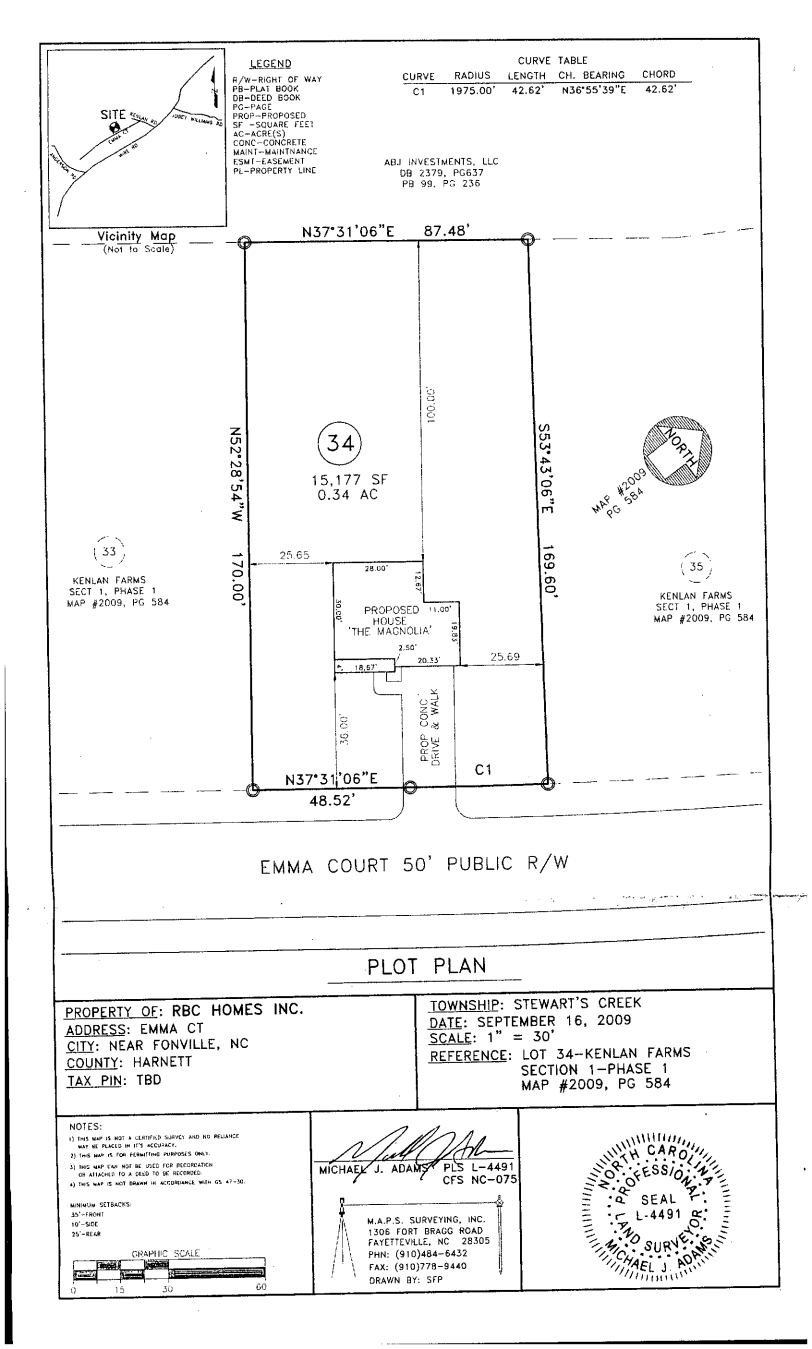
9124109	Application #
Initial Application Date:	RESIDENTIAL LAND USE APPLICATION  RESIDENTIAL LAND USE APPLICATION  Fax: (910) 893-2793 www.hamett.org/permits
See 5 Front Street Lillington, NC 27546	Phone: (910) 893-7925
LANDOWNER: ABJ Investments, LLC	
The state of the control of the state of the	Mome #: ( 1)
APPLICANT: RBC Homes, Inc.	Mailing Address: 5511 Ramsey Street, Suite 100
City: Fayetteville State: NC Zip: 23.	311_Home #: (410) 433 333 Contact #:
PROPERTY LOCATION: Subdivision w/phase or section: Ker	Lot #: 34 Lot Acreage: 0.34
State Road #: 2031 State Road Name: Wine Road	Map Book&Page: 99/236
State Road #: 2031 State Hoad Name: 00110	Deed Book& Page: 2379/637 Power Company': Progress Energy
Zoning: Watershed: Watershed: Watershed: New homes with Progress Energy as service provider need to supply	remise number from Progress Energy
SPECIFIC DIRECTIONS TO THE PROPERTY FROM ELECTRONS	Wire Rd., Pass Josey Williams on the
left and turn right on Kenlan	Rd
lett and full light up	,
(Is the second floor finished? Any other site busined Any other site busined	sement (w/wo bath) Garage Site Built Deck ON Frame / OFF  dditions?) # Bedrooms Garage (site built?) Deck (site built?)  rooms/Unit  Hours of Operation: #Employees  Closets in addition()yes ()no
(mining a proposed): Stick Bullt/Modular	MUST have operable water before final  Existing Septic Tank (Complete Checklist) ()County Sewer  cutured home w/in five hundred feet (500') of tract listed above? ()YES (☑NO  Manufactured Homes Other (specify)  ents:
Rear	
Closest Side	
Sidestreet/corner lot  Nearest Building on same lot If permits are granted I agree/to conform to all ordinances and laws I hereby state that foregoing statements are accurate and correct to	s of the State of North Carolina regulating such work and the specifications of plans submitted.  the best of my knowledge. Permit subject to revocation if false information is provided.
Signature of Owner or Owner's Agent	Date  nths from the initial date if no permits have been issued**
A RECORDED SURVEY MAP, RECORDED DEED (OR OFFER T	O PURCHASE) AND PLAT ARE REQUIRED WHEN APPLYING FOR LAND USE APPLICATION

Please use Blue or Black Ink ONLY



	APPLICATION #:	22913				
NAME: RBC Homes	1					
*This application to be filled out who	*This application to be filled out when applying for a septic system inspection.*					
County Health Department Application for Improvement Permit and/or Authorization to Construct IF THE INFORMATION IN THIS APPLICATION IS FALSIFIED, CHANGED, OR THE SITE IS ALTERED, THEN THE IMPROVEMENT PERMIT OR AUTHORIZATION TO CONSTRUCT SHALL BECOME INVALID. The permit is valid for either 60 months or without expiration depending upon documentation submitted. (complete site plan = 60 months; complete plat = without expiration) 910-893-7525 option 1  Environmental Health New Septic System Code 800 Place "pink property flags" on each corner iron of lot. All property lines must be clearly flagged approximately every 50 feet between corners. Place "orange house corner flags" at each corner of the proposed structure. Also flag driveways, garages, decks, out buildings, swimming pools, etc. Place flags per site plan developed at/for Central Permitting. Place orange Environmental Health card in location that is easily viewed from road to assist in locating property. If property is thickly wooded, Environmental Health requires that you clean out the undergrowth to allow the soil evaluation to be performed. Inspectors should be able to walk freely around site. Do not grade property.  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 option 1 to schedule and use code 800 (after selecting notification permit if multiple permits exist) for Environmental Health inspection. Please note confirmation number given at end of recording for proof of request.  Use Click2Gov or IVR to verify results. Once approved, proceed to Central Permitting for permits.  Environmental Health Existing Tank Inspections Code 800  Follow above instructions for placing flags and card on property. Prepare for inspection by removing soil over door as diagram indicates. Loosen trap door cover. (Unless inspection is for a septic tank in a mobile home park)						
<ul> <li>After preparing trapdoor call the voice permitting multiple permits, then use code 800 for Enviror <u>qiven at end of recording for proof of request</u>.</li> <li>Use Click2Gov or IVR to hear results. Once appro</li> </ul>						
If applying for authorization to construct please indicate desired sy	stem type(s): can be ranked in order of p	reference, must choose one.				
[_] Accepted [2] Innovative [1] Con						
{} Alternative (} Other		y				
The applicant shall notify the local health department upon subquestion. If the answer is "yes", applicant must attach supporting	mittal of this application if any of the 10 ng documentation.	llowing apply to the property in				
(_}YES {\( \sum_{\} \) NO Does the site contain any Jurisdiction	nal Wetlands?					
{_}}YES {\(\frac{\mathbb{X}}{\mathbb{X}}\)} NO Do you plan to have an irrigation sys	tem now or in the future?					
(_)YES { NO Does or will the building contain any	drains? Please explain.	<del>, , , , , , , , , , , , , , , , , , , </del>				
YES (X) NO Are there any existing wells, springs	, waterlines or Wastewater Systems on (	this property?				
(_)YES (\(\sime\) NO Is any wastewater going to be general	ited on the site other than domestic sewa	age?				
(_)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?					
1	iter, cable, phone or underground electri	c lines?				
( <del></del>	2-4949 to locate the lines. This is a free	service.				
I Have Read This Application And Certify That The Information I						
State Officials Are Granted Right Of Entry To Conduct Necessary Inspections To Determine Compliance With Applicable Laws And Rules.						
I Understand That I Am Solely Responsible for The Proper Identification And Labeling Of All Property Lines And Corners And Making						
The Site Accessible So That A Complete Site Evaluation Can Be Performed.						
		9/22/09				
PROPERTY OWNERS OR OWNERS LEGAL REPRESEN	TATIVE SIGNATURE (REQUIRE	D) ĎATE				

AUG-12-2008 03:22P FROM:

Manning

910-323-4163

TO:4011727

## 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, 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 (Funn 2-T) with the New Construction Addendum (For, 2A3-T).

	REC HOMES INC	
	SSII KAMSEY STREET, FAY NC 2831	
s Bu	yer, hereby offers to purchase and	
	3164 middle Road FAY NC 25300	
	ller, acceptance of said offer, agrees to soll and convey, all of that p	lot, piece or parcel of land described below (hereafter referred to
ış tne	Property ), upon the total and the second Let	County of North Carolina, being known as and more particularly described as:  Zip
l. F	REAL PROPERTY: Located in the City of	North Carolina, being known as and more particularly described as:
Stree	t Address	Zip
Subd	livision Name KCHLAN FACINE	no nworla ze
Plat i	Reference: Lot 32,33,34,35,36,37 , Block or Se	(Property acquired by Seller in Deed
Plat l	Book or Slide at Page(s)	(Kroborty and and a state of a st
Rule	s and Regulations, and other governing documents of the owners'	As shown onas shown onas shown onas shown on  (Property acquired by Seller in Deed  Lot/Land, Buyer is advised to review Restrictive Covenants, if any, on of Restrictive Covenants, By-Laws, Articles of Incorporation, association and/or the subdivision, if applicable.
2.	PURCHASE PRICE: The purchase price	
	ne foliows: _	IT with this offer by Cash Personal check to be deposited
(n)	\$ 3000 - ARNEST MOVED DE CO	to be deposited  to be deposited  ("Eacrow Agent") until the sale is contract is otherwise terminated. In the event: (1) this offer is not hen all earnest monies shall be refunded to Buyer. In the event of
	and hold in estroy by Single Source Keal Estate:	S. Foles ("Escrow Agent") until the sale is
	closed, at which time it will be credited to Buyer, or until this	contract is otherwise terminated. In the event, (1) this other is not
	breach of this contract by Seller, all carnost montes shall be refu	at the east of this contract by Buyer, then all carriest monies shall
	any other remedies available to buyer for such forteiture sh	all not affect any other remedies available to Seller for such breach.
	NOTE: In the event of a dispute between Seller and Buyer of	his not arrect any other feture of samest money held in escrow by a ver the rearm or forfature of samest money held in escrow by a contract in the broker's trust or escrow account until a written
	broker, the broker is required by state law to retain said earn	ver me tearn or lutebute series or excount until a written est money in the broker's trust or excount secount until a written obsessed or until disbursement is ordered by a court of competent
	release from the parties consenting to its disposition has been	Outsitor of Bittle Mobbindaria
(b)	jurisdiction. ADDITIONAL EARNEST MC	NEY DEPOSIT to be paid to Escrow Agent no later than
	OPTION HER in accordance with	NCE WITH REGARD TO SAID DATE.  One with REGARD TO SAID DATE.  One with Recentive 2, to be paid to Seller on the Effective Date  on do not insert \$0. N/A, or leave blank).
(c)	as set forth in paragraph 19. (NOTE: If Alternative 2 applies, th	en do not insert \$0, N/A, or leave blank).
(4)	. DV ASSIMPTION OF the linguist	DUNCTON DELENCE MIG ON COMPACTORS OF SOME OF STREET
(4)	secured by a deed of trust on the Property in accordance with the	antiched Loan Assumption Addendum
(e)	secured by a deed of trust on the Property in accordance with the  BY SELLER FINANCING in acc  BALANCE of the purchase price	OMBRICE WITH the State of Series of Thanking Advance-
<b>(f)</b>	S, HALANCE of the purchase price	n to this contrast )
	CONDITIONS: (State N/A in each blank that is not a condition Buyer must be able to obtain a Conventional Other:	
(a)		
	loan at a Pixed Rate L. Adjustable Rate in the principal and	to exceed
	points not to exceed % of the loan amount. Buyer sh	all apply for said loan within days of the
	Effective Date of this contract. Buyer shall use Buyer's best el	forts to secure the lender's customary loan commitment letter on or
		of the loan commitment letter. If Buyer fails to provide Seller a copy condition within five days of receipt of Seller's request. Seller may
	of the foar communication relief of a written water of the foar terminate this contract by written notice to Buyer at any time the	reafter, provided Seller has not then received a copy of the letter or the
	This town to but were reveal by: North Caroline Bar Acadelstion, North Caro	line Association of REALTORSE, Inc.
11	PREPARED BY: David Evens, Broker in Charge	The state of the s

NEATO- Surstand Form 12-T. North Carolina Association of REALTORSO, Inc.

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Page 7 of 4 Scher(s)

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Manning

910-323-4163

TO: 4011727 9104802006

(b) There must be no restriction, easement zoning or other governmental regulation that would prevent the reasonable use of the purposes ("Intended Use"). Property for Single FAM Ly FLESINGLYCS (c) The Property must be in substantially the same or better condition at Closing as on the date of this offer, reasonable wear and tear

(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 obtigated to obtain any

(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 (promted 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

4. SPECIALASSESSMENTS: 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.) 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, if any, unless otherwise agreed as follows:

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 valorum taxes on real property shall be promted 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 

6. EXPENSES: Unless otherwise agreed, Buyer shall be responsible for all costs with respect to any loan obtained by Buyer, 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 \$ -3 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.

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 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 attomays.

8. LABOR AND MATERIAL: Seller shall furnish at Closing an affidavit and indumnification 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 indomnity 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 documents and papers necessary in connection with Closing and transfer of title on or before 30 Cays Africe Recording of plat + or at a place designated by Buyer. The deed is to be made to RSC Homes Text CDL/black CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.

10. 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):

(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 huzard 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 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. (1001HX

(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.

This form jointly approved by: North Carolina Bar Association, North Carolina Association of REALYORGS, Inc. PREPARED BY: Devid Evens, Broker in Charge Synder of Form 12-7. North Carolina Association of REALTORSS, Inc.

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Page 2 of 4 Scrents)

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TO:4011727 9104802006

Seller represents that the system has been installed, which representation survives Closing, but makes no further representations as the system. Buyer acknowledges receipt of the Improvement Permit attached hereto as Exhibit A. Buyer shall have the option on the system. If the system is not performing the unction 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 this contract is contingent upon Buyer obtaining an Improvement Permit or written evaluation from the County Health Department of Check only ONE. Secondary of the essence of the system for a bedroom home. All costs and expenses of obtaining such Permit or written evaluation is test and expenses of obtaining such Permit or written evaluation. If the ground absorption sewage system is not allowed, Buyer may terminate this contract and the Permit or written evaluation. If the ground absorption sewage system is not allowed, Buyer may terminate this contract and the Permit or written evaluation. If the ground absorption sewage system is not allowed, Buyer may terminate this contract and the Permit or written evaluation. If the ground absorption sewage system is not allowed, Buyer may terminate this contract and the Permit or written evaluation. If the ground absorption sewage system is not allowed, Buyer may terminate this contract and the Permit or written evaluation. If the ground absorption sewage system is not allowed, Buyer may terminate this contract and the Permit or written evaluation. If the ground absorption sewage system is not allowed, Buyer may terminate this contract and the Permit or written evaluation cannot be satisfied, time being of the essence.    Buyer has investigated and approved the availability, costs and expenses to connect to a lipubility or community sewer system. The cost of the contract may be terminated and all earnest monies shall be refunded to Buyer. If	ntnof the by the
appraisal shall be borne by Buyer.  (d) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLE.  PROVISION IS OTHERWISE MADE IN WRITING.	
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 peragraph 2(c) paid by buyer to Sci (not Escrow Agent) and other valuable consideration, the sufficiency of which is hereby acknowledged (the "Option Fee"). Buyer is (not Escrow Agent) and other valuable consideration, the sufficiency of which is hereby acknowledged (the "Option Fee"). Buyer is the terripate this contract for any reason or no reason, whether related to the physical condition of the Property or otherwine the right to terminate this contract for any reason or no reason, whether related to the physical condition of the Property at Buyer the escence (the "Option Termination Date"). At any time prior to Closing, Buyer shall have the right to inspect the Property at Buyer of the escence (Buyer is advised to have all inspections and appraisals of the Property, including but not limited to those matters set forth expense (Buyer is advised to have all inspections and appraisals of the Property, including but not limited to those matters set forth expense (Buyer is advised to have all inspections and appraisals of the Property, including but not limited to those matters set forth expense of Option: If Buyer delivers the Termination Notice prior to the Option Fee will not be refunded and shall be retained by Seller. If Buyer fails to deliver the Termination Notice to Seller prior to Option Fee will not be refunded and shall be retained by Seller. If Buyer fails to deliver the Termination Notice to Seller prior to Option Fee will not be refunded and shall be retained by Seller. If Buyer fails to deliver the Termination Notice to Seller prior to Termination Date, then Buyer will be deemed to have accepted the Property in its physical condition existing as of the Option Fee will not be refunded and shall be retained by Seller. If Buyer fails to deliver the Termination Notice to Seller in the constitute a wal	ing ears in in the the the tion we is the tract. It to react, is or early in the the tion of the tract. It is or early in the tract.
ADDITATION TO RECOVER LINE SALES	

- 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 ferminine 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
- performed.

18. ENTIRE AGREEMENT: This contract contains the entire agreement of the parties and there are no report of other provisions other fine those expressed herein. All changes, additions or deletions hereto must be in parties. Nothing contained herein shall alter any agreement between a REALTOR® or broker and Seller or 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.	Buyer as contained in any
This form jointly approved by: North Caroline Bar Association, North Caroline Association of REALTORES, Inc. PREPARED BY: Dayld Evens, Broker in Charge Spindard Form 12-7. North Caroline Association of REALTORSS, Inc.	
© 7/2005 RossPAStros Solvero, ©2006, Version 6.16. Softwere Registered to: David Ray Erens, C-21 Weaver and Associates Buyer(s)	Paga 3 of 4 Safer(x)

AUG-12-2008 03:25P FROM:

Manning

910-323-4163

TO: 4011727 9104802006 P.6 **p.5** 

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 offening party. This contract is executed under scal 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 ASSUCIATION 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 FIGNIT

SIGN XII.	* ·	
BUYER /	DATE 7/31/08	(SEAL)
BOYER	DATE	(SEAL)
SELLER JUMBLANCE	DATE 8/9/08	) (SEAL)
SELLER /	DATE	(SEAL)
	As held and dishures the same in geo	ordance with th
Escrow Agent acknowledges receipt of the earnest money at terms hereof.	id agrees to note and tributes, his name in	
Date	Firm:	
	By:(Signature)	
Selling Agent/Fimt/Phone	or's (sub)Agent Dual Agent	
Listing Agent/Firm/Phone Acting as L Seller's (sub)Agent L	Dual Agent	<u> </u>

AUG-12-2008 03:25P FROM:

Manning

910-323-4163

TO: 4011727

P.7

## ADDENDUM TO PURCHASE CONTRACT

IN REFERENCE TO AGREEMENT OF SALE BETWEEN RBC

Homes, Inc., THE PURCHASER, AND ABJ Investments, THE

SELLER, DATED 7/31/08, COVERING THE REAL PROPERTY

COMMONLY KNOWN AS Lots 32 through 37 Kenlan Estates

THE UNDERSIGNED PURCHASER AND SELLER HEREBY

AGREE TO THE FOLLOWING:

- 1) Any lots that will require anything beyond a conventional 150 LF drainfield will have a reduction to the sale price, to adjust the additional cost of the septic system.
- Seller agrees to exchange lots if Buyer is unable to get a building permit on any of the lots due to the septic system.
- 3) Buyer and Seller agree that Buyer will purchase additional lots under the same terms as the Buyer sells each house. A phase I
- 4) Seller agrees to supply a letter of street maintenance to Buyer and accept responsibility until DOT takes over roads.

THE HEREIN AGREEMENT, UPON EXECUTION BY BOTH

PARTIES, IS HEREWITH MADE AN INTEGRAL PART OF THE
AFOREMENTIONED ACREEMENT OF SALE, DATED

7/3/08

DATED: 7/3/08

PURCHASER: SELLER: WITNESS: (AGENT)