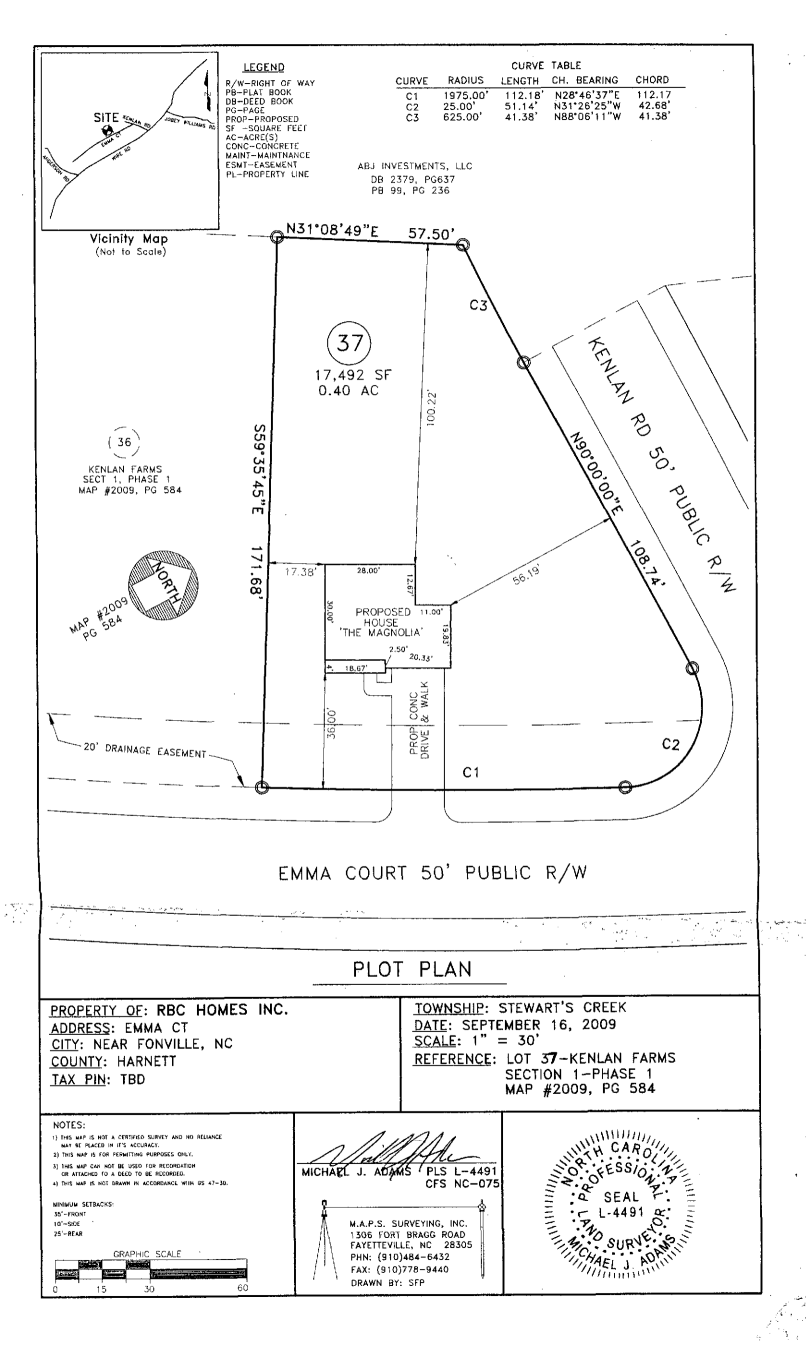
	MQ5~ 22011
Initial Application Date: 9124169 Application	Ω#
COUNTY OF HARNETT RESIDENTIAL LAND USE AF	PPLICATION Fax: (910) 893-2793 www.harnett.org/permits
August 203	middle Rd.
- 11 a. A// 7a/ 3 X 31 A HOME #11 (177)	
Mailing Address: D - 11	NAME OF THE PARTY
City: Fayetteville State: NC Zip: 28311 Home #: (910) 433	5-3555 Contact #:
City:avenceviilestate_re- *Please fill out applicant information if different than landowner	P 1 #
A '11 11 11 11 a	Phone #:
PROPERTY LOCATION: Subdivision w/phase or section: Ken an Farm 5	Mao Book&Page: 99 / 236
State Road #: 203) State Road Name: Wine Road	3-7315
Parcel: 12-0555-0216-37 PIN: 0555-4: Zoning: 12-0555-0216-37 PIN: 0555-4: Zoning: 12-0555-0216-37 PIN: 0555-4:	79,637 Power Company : Progress Energy
New homes with Progress Energy as service provider need to supply premise number	from Progress Energy.
Mc Neill Hobbs Rd. to Left on Wire Rd. Pass	Josey Williams on the
left and turn right on Kenlan Rd	
lett and turn Han- by	
	Parage V Deck N/A Crawl Space Slab
PROPOSED USE: SFD (Size 39 × 34) # Bedrooms 3 # Baths 2 * Basement (w/wo bath) N/A Ga	arage V Deck N/A Claw Space Vias
SFD (Size 39 x 39) # Bedrooms 3 # Batts 100 if so add in with # bedrooms) (Is the bonus room finished? 115 w/ a closet 100 if so add in with # bedrooms) Mod (Size x) # Bedrooms # Baths Basement (w/wo bath) Gather 150 if so add in with # bedrooms)	arageSite Built DeckON Frame / OFF
Mod (Size x) # Bedrooms # Datio Wall Any other site built additions?	(site built?)
Manufactured Home:SWDWTW (Sizex) # BedroomsSW	
Use Use Hours (of Operation:#Employees
Home Occupation # Hooms Addition/Accessory/Other (Sizex) Use	Closets in addition()yes ()no
Water Supply: (County () Well (No. dwellings) MUST have operable water Supply:	ter before final
A - La La Charlette	IK [COMPlete Criscanst)
Property owner of this tract of land own land that contains a manufactured home win live nunored	feet (500') of tract listed above? (
	Otto (Grand)
Required Nestadorius 1 Sports 3 6	
Front Minimum Actual 50	
Sidestreet/corner lot	
Negroet Building	
on same lot	regulating such work and the specifications of plans submitted.
If permits are granted I agree to conform to all ordinances and laws of the state of Hotal Schallenger. Per I hereby state that foregoing statements are accurate and correct to the best of my knowledge. Per	ermit subject to revocation if false information is provided.

Date

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



NAME: RBC H	ones	A	APPLICATION #:	22916
•		ed out when applying for a		
County Health Den	partment Application	for Improvement Per	rmit and/or Authoria	zation to Construct
IF THE INFORMATION IN T	THIS APPLICATION IS FAI ION TO CONSTRUCT SHA In submitted. (complete site p	SIFIED, CHANGED, OR THE LL BECOME INVALID. The plan = 60 months; complete plat	E SITE IS ALTERED, THE permit is valid for either 60 := without expiration)	N THE IMPROVEMENT
► Environmental Health	h New Septic System erty flags" on each cor			
 Place "orange ho out buildings, swi Place orange Env If property is thic 	ouse corner flags" at each imming pools, etc. Plact vironmental Health card ekly wooded, Environme	ch corner of the proposed e flags per site plan develon in location that is easily vice that Health requires that you should be able to walk free	loped at/for Central Per riewed from road to ass you clean out the unde	rmitting. sist in locating property. ergrowth to allow the soi
 Call No Cuts to Ic After preparing prepa	pcate utility lines prior to roposed site call the vol ng notification permit if imber given at end of r	scheduling inspection. 80 ce permitting system at 91 multiple permits exist) for ecording for proof of rec	100-632-4949 (This is a 10-893-7525 option 1 to Environmental Health guest.	free service) o schedule and use code inspection. Please note
	r IVR to verify results.(<u>Existing Tank Inspection</u>	Once approved, proceed to one Code 800	o Central Permitting for	permits.
Follow above instPrepare for insp	tructions for placing flag section by removing so	s and card on property. il over door as diagram	indicates. Loosen ti	rap door cover. (Unless
 After preparing tr multiple permits, 	then use code 800 for	ermitting system at 910-8 r Environmental Health in	393-7525 option 1 & se rspection. <u>Please not</u> e	elect notification permit if a confirmation number
	recording for proof of a r IVR to hear results. Or	request. Ice approved, proceed to (Central Permitting for re	emaining permits.
<u>SEPTIC</u>				
If applying for authorization		desired system type(s): can be		ence, must choose one.
		{ \(\frac{1}{2} \) Conventional \(\(\(\)_{} \)	_} Any	
1 -				
The applicant shall notify the question. If the answer is "y	e local health department (es", applicant must attach	upon submittal of this application. supporting documentation.	ation if any of the followi	ing apply to the property in
()YES {\(\frac{\(\bar{X} \)}{\)} NO D	oes the site contain any Ju	risdictional Wetlands?		
(_)YES (∑) NO D	o you plan to have an <u>irri</u>	ration system now or in the f	luture?	
$\{_\}$ YES $\{X\}$ NO D	oes or will the building co	ntain any <u>drains?</u> Please exp	lain	
(_)YES (X) NO A	re there any existing wells	s, springs, waterlines or Wast	tewater Systems on this p	roperty?
(_)YES (X) NO Is	any wastewater going to	be generated on the site other	r than domestic sewage?	
(_)YES (∑) NO Is	the site subject to approve	al by any other Public Agency	y?	
$\{_\}$ YES $\{X\}$ NO A	re there any easements or	Right of Ways on this proper	rty?	
_ YES NO DO	oes the site contain any ex	isting water, cable, phone or	underground electric line	28?
/	f yes please call No Cuts a	t 800-632-4949 to locate the	lines. This is a free servi	ice.
I Have Read This Application	And Certify That The Info	rmation Provided Herein Is Tr	rue, Complete And Correc	t. Authorized County And
State Officials Are Granted Ri	ght Of Entry To Conduct N	lecessary Inspections To Deter	rmine Compliance With A	pplicable Laws And Rules.
I Understand That I Am Solely	1		g Of All Property Lines Ar	nd Corners And Making
The Site Accessible So That A	Complete Site Evaluation C	Can Be Performed.		•

PROPER Y OWNERS OR OWNERS LEGAL REPRESENTATIVE SIGNATURE (REQUIRED)

AUG-12-2008 03:22P FROM:

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910-323-4163

TO:4011727

P.3

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 (Form 2-T) with the New Contraction Added to Seller 20.3.77 with the New Construction Addendum (For, 2A3-T).

PRC Homes INC		
REC Homes INC. SSII RAMSEY STREET,	FAY NC 7831	
s Buyer, hereby offers to purchase and		
or Till the state		
3164 middle Road	FAY NC 25306	
as Saller	THE SALE OF THE PARTY OF THE PARTY.	ol of land described below (hereafter referred to
ipon acceptance of said offer, agrees to	sell and convey, all of that plot, press or page	el of land described below (hereafter referred to
as the "Property"), upon the following terms	ms and congression	County of
. REAL PROPERTY: Located in the	City of GUNN LZUZI	cing known as and more particularly described as:
HARLEH COUNTY	, State of Portal Carolina, o	as shown on (Property acquired by Seller in Deed is advised to review Restrictive Covenants, if any, c Covenants, By-Laws, Articles of Incorporation,
Street Address	<u> </u>	ne chown on
Subdivision Name Report Sp. 35, 35, 36, 3	7, Block or Section	(Property acquired by Seller in Deed
Plat Book or Slide	at Page(s)	(Flabetty acquired by Source and
Book at Page	have and Contract - Vacant Lot/Land, Buyer	is advised to review Restrictive Covenants, if any.
NOTE: Prior to signing this Offer to Private the Proper	ty and to read the Declaration of Restrictive	Covenants, By-Laws, Articles of Incorporation, or the subdivision, if applicable.
which may limit me use of the respect	ty, and to read the Declaration of Restrictiving documents of the owners' association and/o	or the subdivision, it applicable. and shall be paid
2. PURCHASE PRICE: The purchas	e price = -	and s.m. so per-
		by Cash Spersonal check to be deposited
(n) \$ 3000.55	EARNEST WORLT DE COT.	to be deposited
certified check with the control by	Source Keal Estate Services	to be deposited ("Escrow Agent") until the sale is wise terminated. In the event: (1) this offer is not
	City Act of the man water and the city of	S I Lest esten fertire CON INC. HULLED CO.
· · · · · · · · · · · · · · · · · · ·	LEMINS INCIDE AND A COLOR	· · · · · · · · · · · · · · · · · · ·
to a facility to National Month School	leditord par and a	. (C-'e ef comest money nem ul Caldy VI V
SIGNED. In the cuent of 9 (USDAID	DCIWCCI DDISS are	The second second in the contract of the contr
broker, the broker is required by	to its disposition has been obtained or until	disbursement is ordered by a court of competent
(b) \$ N/A AD	DITIONAL EARNEST MONEY DEPOSI	T to be paid to Escrow Agent no later than ARD TO SAID DATE. ternative 2, to be paid to Seller on the Effective Date 50, N/A, or leave blank).
,	LIME BEING OF THE COSPINOR	counting 2 to be paid to Seller on the Effective Dale
(c) \$ OPI	TON FEE in accordance with paragraph 11, And E. If Alternative 2 applies, then do not insert \$	50, N/A, or leave blank).
as set torticint paragraph 17. Gro-	ASSUMPTION of the unpaid principal balance	and all obligations of Select of the existing wanter
SCONED BY S DEED OF HUST OF MIST	the secondaries with the	Attached Sciler Financing Addendum.
(e) \$, BY	ANCE of the numbers price in cash at Closin	g.
([))	161 - an thin contract	• •
3. CONDITIONS: (State to A in C	ch blank that is not a condition to this condition. Conventional Other:	for a term of
leannea [] Blyed Rate Adlus	Stable Kate in the build that amount or	or an array with moderner loan discount
year(s), at an initial initial contract the first the contract of th	days of the
points not to exceed	tuver shall use Bayer's best efforts to secure	the lender's customary loan commitment letter on or of the loan commitment letter by Closing. After the
hafore	and to sitiaty at terms and decimant	The are large of Runer fails to provide Seller a copy
above letter date, Seller may reque	st in writing from Buyer a copy of the loan con	Control of making of Seller's tranest. Seller may
of the loan commitment letter or	a written waiver of this toan condition with	Seller has not then received a copy of the letter or the
terminate this contract by written	Carolina Bar Association, North Carolina Association of	REALTORSE, Inc.
		The state of the s
REALOW SEINER FORM 12-T. North Carolina Ma	activities of REALTORSS, Inc.	

RogaFA\$19/86 twere, e22066, Version 6.16, Scritware Registered to: David Ray Brans, C-21 Weaver and Associates

AUG-12-2008 03:23P FROM:

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 Property for Single Family Residences (c) The Property must be in substantially the same or better condition at Closing as on the date of this offer, reasonable wear and lear

(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

(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

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 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:

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 promited on a calendar year basis through the date of Closing; (b) All late listing penalties, if any, shall be paid by Schler; (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 \$ ______

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. Soller shall pay at Closing \$ - -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 casements relating to the Property. Seller authorizes (1) any attorney presently or previously representing Seller to release and disclose any title insurance policy in such attorneys 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 Soller's agents and

8. LABOR AND MATERIAL: Seller shall furnish at Closing an affidavit and indemnification agreement in form satisfactory to Buyer showing that all labor und 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 documents and papers necessary in connection with Closing and transfer of title on or before 30 Cays Rfcc Recording of Distriction at a place designated by Buyer. The deed is to be made to PSC HONES TO BE THE CONSTITUTE ACCEPTANCE OF THE PROPERTY OF THE Complet 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 hazard 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.

CLOSINX 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.

П		
		The Beautiful Carolina Association of REALTONIES, Inc.
This form is	olutiv approved by	thorth Carolins Bar Association, North Caroline Association of REALTORSS, Inc. Brokes in Charge
PREPAREL	DEVI DEVIA EVERS	Broker in Charge
	. — an of Almah Cad	olien Association of REALTORSO, Inc.

Standard Form 12-1. North Carolina Association of REALTORSO,

no, ecode, Version 6.16. Software Registered for David Ray Brans, C-21 Weaver and Associated Ø 7/2005 PealFA\$7®

Page 2 of 4 Soler(s)

Buyer(a)

AUG-12-2008 03:24P FROM:

910-323-4163

TO: 4011727 9104802006

Manning

Seller represents that the system has been installed, which representation survives Closing, but makes no further representations as to the system. Duyer 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 Depusit shall be refunded to Buyer. Buyer waives this condition unless Buyer provides written notice to Seller by shall be borne by Buyer, except Seller, by no later than CLOSIN , 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 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 exence. that this condition cannot be satisfied, time desing of the community sewer system.

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 apraisal, Buyer shall arrange to have the appraisal completed on or before (d) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS appraisal shall be borne by Buyer. 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 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 physical condition of the Property or otherwise, by delivering to Soller written notice of termination (the "Termination Notice") by 5:00 p.m. on _ of the essence (the "Option Termination Date"). At any time prior to Closing, Buyer shall have the right to inspect the Property at Buyers expense (Buyer is advised to have all inspections and appraisals of the Property, including but not limited to those matters set forth in Alternative 1, performed prior to the Option Termination Date). (b) Exercise of Option: If Buyer delivers the Termination Notice prior to the Option Termination Date, time being of the essence, this is contract shall become null and void and all earnest monies received in connection herewith shall be refunded to Buyer; however, 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 the Option Termination Date, then Buyer will be deemed to have accepted the Property in its physical condition existing as of the Option Termination Date; provided such acceptance shall not constitute a walver of any rights Buyer has under paragraph 3. The Option Fee is not refundable, is not part of any camest monles, and will be credited to the purchase price at Closing. (c) CLOSING SHALL CONSTITUTE A CCEPTANCE 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 hannless 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 13. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDATO THIS CONTRACT AND ATTACH HERETO.)

APPENDIX TO RECLASE CONTRACT

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

/ State State Carolina Association of ACALTORSE, Inc.
nis form jointly approved by: North Ceroline Bar Association, North Caroline Association of REALTORSE, Inc. REPARED BY: Dayld Evens, Broker in Charge
is tom pulley and Broker in Charte
REPARED BY: Dayid Event, Ertal in the Track Inc
REPARED BY: Dayld Evens, Extends to Company of REALTORSON, Inc.
Argard don't a first a
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NAME (B) / I The Comment
Wil Z

Page S of 4 Schar(s)

AUG-12-2008 03:25P FROM:

Manning

910-323-4163

TO: 4011727 9104802006

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 scal in signed multiple originals, all of which together constitute one and the same instrument, with a signed original being retained by each purty 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 SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.

JON 11.		•	
		DATE 7/31/0	8 (SEAL)
U YEAR		DATE	(SEAL)
UYER			
Avmilant	2	DATE 8/9/0	(SEAL)
TILLER		DATE	(SEAL)
		a la como la co	coordance with f
scrow Agent acknowledges receipt of the earnes	t money and agrees to l	101d and dispurse the same in a	
Date	Finn:		
	B y:	(Signature)	
Sciling Agent/Firmt/Phone	ent	Dual Agent	
Listing Agent/Firm/Phone Acting as Seller's (sur	b)Agent U Dual Agent		

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.
- 2) Seller agrees to exchange lots if Buyer is unable to get a building permit on any of the lots due to the septic system.
- Buyer and Seller agree that Buyer will purchase additional lots under the same terms as the Buyer sells each house. A phase I
- 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 AGREEMENT OF SALE, DATED

7/31/08

DATED: 7/31/08

PURCHASER: SELLER SELLER

PURCHASER: SELLER:

WITNESS: WITNESS: (AGENT)