SCANNED

	Application # 11-500-25847
itial Application Date: 1-5-11	CU#CU#
entral Permitting 108 E. Front Street, Lillington, NC 27546	Phone: (910) 893-7525 Fax: (910) 893-2793 www.hamett.org/permits
ANDOWNER: Harmett DeveloPers, LLC	Mailing Address: 2311 EMAI Ed. Contact # 919 603-7965 Email: edward@wynnconstruct.com
	Contact # 313 000-7505 Email: 500-7505
PPLICANT*: Wynn Construction, Inc.	Mailing Address: 2550 Capitol Dr.
ity: Creedmoor State: NC Zip: 2752	22 Contact # 919 603-7965 Email: edward@wynnconstruct.com
AND AND VINCIN OFFICE, J. Edward Averett	Phone # 9 19 603-7 903
Teo TTer's K	Exage Lot #: 1/3 Lot Size: .48
state Road # 11 6 State Road Name: Doc	Map Book&Page: 20/01>948 PIN: 0507-14-3564
Parcel: 8305 1 0200 = 08	Progress Energy
oning: RAR20 Flood Zone: 1 Watershed: N/A D	Deed Book&Page: 2801 Power Company*: Progress Energy
SPECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTO	ON: Take NC 27W to Doc's Rd. Left ou
Doe's Rd. TROTTER'S KIDGE	ON Right PARE FLEHT UN
Kentucky Derby LN.	
,	
PROPOSED USE:	Para / STEM Monolithic
SFD: (Size 38 2 6 D # Bedrooms: 4 # Baths: 2.3 Bat	Sab: Slab:
(Is the bonus room finished? ()) # Redrooms # Baths Bath	yes (w/mb w/a closer)
(Is the bonus room finished? () (Is the bonus room finished? () (Is the bonus room finished? ())	yes ()no Any other site built additions? () yes ()no
(Is the bonus room finished? () Mod: (Sizex) # Bedrooms # Baths Bas (Is the second floor finished? () Mapufactured Home: SW DWTW (Size	yes ()no waldoser()yesno (w/wo bath) Garage: Site Built Deck: On Frame Off Frame yes ()no Any other site built additions? () yes ()no
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(Is the bonus room finished? (yes (

This application expires 6 months from the initial date if permits have not been issued

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

JOB NO. 10495 (E) "KENTUCKY DERBY LN." 60' R/W 0.48 AC. (113 140.00 **(2**) S 74 42537W PROPOSED HOUSE LOCATION CRIMSON 37.00 N 15°17'07"W (**%**) (E) **ZONING ADMINISTRATOR** USE SFO SITE PLAN APPROVAL DISTRICT 2420A #BEDROOMS_ MAP REFERENCE: MAP NO. 2010-848

	SURVEY FOR:			2 TTHINHE	BENNETT SHBVEYS INC	C-1080
PROP	PROPOSED PLOT PLAN - LOT - 113	JT - 113		1662 CLARK RD. LI	662 CLARK RD, LILLINGTON, N.C. 27546	
TOT!	"TOTTER'S RIDGE S/D", PHASE - 1-A	SE - 1-A		5252-669 (910)		
TOWNSHIP	1	COUNTY	COUNTY HARNETT	8	SURVEYED BY:	HELD BOOK
STATE: NORTH CAROLINA		DATE:	DATE: DECEMBER 16,2010	SCALE: 1" 40	DRAWN BY: RVB	DRAWING NO.
TONE RA-20R	WATERSHED DISTRICT	 	TAX PARCEL ID#	CHECKED & CLOSURE BY:		10495

	* F + C + (*)**								
STATE OF THE STATE	NAME-RY	ے والے عطابتہ	Azon Inc			APPLICATION #:		اس در	
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. 5 . A.	Collector	Health De	nartment Annli	estion for Im	nrovement Ker	mit and/or Auti	norization to	Construct	
	C.TUC.INCOL	MIMORANA	TUIC APPLICATION	JIS FALSIFIEDSC	HANGED. OR THE	L SITE IS ALTERED.	THEN THE IMP	KUYEMENI	*
Andrew Arthurst	PERMIT OR A	AUTHORIZA I in documentation	ION TO CONSTRUCT on submitted. (comple	te site plan = 60 m	onths; complete plat	permit is valid for eith = without expiration)		abet and bon to be	
14 July 18	910	-893-7525 o	ption 1		. (0	ONFIRMATION#	Sa Sanda and Sanda Sanda Sanda S		
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	, Die	ra oranga Fi	nvimomental Heal	th card in location	on that is easily v	newed from road to	o assist in loca	iting property.	
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	. 200	after selec	ting notification pe	emit it multiple	permits exist) ioi	EUAROITHEUM CI	ealth inspectio	n. Please not	<u> </u>
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		and the contract of the contra	' /	A LIGIDA MANNINI	AA CUOTAM ST W II	LXM.5-/3/3 (1019.11)	31 CE BEIEGE HUL	THOUSE POTTON	of .
	2.0.2		E	MAT AT PARILIART		inspection. Please			
1.00	• Use	e Click2Gov	or IVR to hear res	ults. Once appr	oved, proceed to	Central Permittin	g for remaining	permits.	1, 4
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m e de la	, {}} Alter	native	{}} Other	ortment upon sul	mittal of this appl	ication if any of the	following apply	to the property	in
	The applica question. If	the answer is	"yes", applicant mi	ust attach support	ing documentation				
	{_}}YES	NO NO	Does the site cont						
	{}}YES	{X} NO →	Do you plan to ha				h Time		
25-16 25-17	{_}}YES	{ <u>X</u> } NO	Does or will the b	uilding contain a	ny <u>drains</u> ? Please e	explain.	and the last the second	9	
	()YES	(<u>X)</u> NO	Are there any exis	sting wells, spring	is, waterlines or W	astewater Systems	on this property		
	()YES	{ ∑ } №				ther than domestic's	ewage?		
	-{}}YES	(<u>¥</u>) NO			y other Public Ag	- Page 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18		The state of the s	
	{}}YES	-{ ∠ } NO	Are there any eas	ements or Right o	of Ways on this pro	operty?			
	X}YES	{_}} NO	Does the site cont	tain any existing.	water, cable, phone	e or underground ele	etric lines?		****
		•	If yes please call	No Cuts at 800-	532-4949 to locate	the lines. This is a	free service.	horized County	\od :
, e ² ec.	l Have Rea	d This Applica	tion And Certify Th	at The Informatio	n Provided Herein	Is True, Complete A	on With Applicat	ile Laws And Ru	les.
8 3 - W 1	State Offici	als Are Grant	ed Right Of Entry To	Conduct Necessi	ry inspections i of	Determine Compliant beling Of All Propert	y Lines And Cor	ners And Makin	B .
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Remax/Signature Realty 801 West Cumberland Street Dunn, NC 28334

Phone: (910) 891-7055, Fax: (910) 891-7057

OFFER TO PURCHASE AND CONTRACT - VACANT LOT/LAND [Consult "Guidelines" (form 12G) for guidance in completing this form]

NOTE: This contract is intended for unimproved real property that Buyer will purchase only for personal use and does not have immediate plans to subdivide. It should not be used to sell property that is being subdivided unless the property has 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).

Wynn Construction, Inc.	
as Buyer, hereby offers to purchase and	
Harnett Developers, LLC	
as Seller, upon acceptance of said offer, agrees to sell and convey, all of that plot, piece or parcel of land describ referred to as the "Property"), upon the terms and conditions set forth herein. This offer shall become a binding conti (i) the last one of the Buyer and Seller has signed or initialed this offer or the final counteroffer, if any, and (ii) such si communicated to the party making the offer or counteroffer, as the case may be. Such date shall be referred to here Date."	gring or initialing is ein as the "Effective
1. REAL PROPERTY: Located in Harnett County, State of N	orth Carolina, being
Address: Street OC 1 9000	
Zin	
City:	ss shown.
To Ha 's Ridge	
Plat Reference: Lot 3 4, 5, 111, 112, 113, 114, Block or Section Plat Book or Slide at Page(s) (Property acquired by Seller in Deed Book at Page NOTE: Prior to signing this Offer to Purchase and Contract - Vacant Lot/Land, Buyer is advised to review Restrictive which may limit the use of the Property, and to read the Declaration of Restrictive Covenants, By-Laws, Article Rules and Regulations, and other governing documents of the owners' association and/or the subdivision, if applicate is subject to regulation by an owners' association, it is recommended that Buyer obtain a copy of a completed Contract, and include the Disclosure And Addendum (standard form 2A12-T) prior to signing this Offer to Purchase and Contract, and include thereto.	ee Covenants, if any, es of Incorporation, able. If the Property Owners' Association e it as an addendum
2. PURCHASE PRICE: The purchase price is \$ To be Nodemined and shall be Should any check or other funds paid by Buyer be dishonored, for any reason, by the institution upon which the Buyer shall have one (1) banking day after written notice to deliver good funds to the payee. In the even timely deliver good funds, the Seller shall have the right to terminate this contract upon written notice to the Buyer shall be paid as follows: (a) \$	ent Buyer does not aryer. The purchase
Certified check Other:	mod"): until the sale is
closed, at which time it will be credited to Buyer, or until this contract is otherwise terminated. In the event of closed, at which time it will be credited to Buyer, or until this contract is otherwise terminated. In the event of breach of this contract by Seller, all earnest monies shall be refunded to Buyer upon Buyer's request, but such reach of this contract by Buyer, then all be forfeited to Seller upon Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request, but such forfeiture shall not affect any other remedies available to Seller's request.	yer. In the event of sturn shall not affect earnest monies shall lier for such breach.
NOTE: In the event of a dispute between Seller and Buyer over the return or forfeiture of earnest money held it real estate broker ("Broker") is required by state law (and Escrow Agent, if not a Broker, hereby agrees) to money in the Escrow Agent's trust or escrow account until Escrow Agent has obtained a written release from the	n escrow, a licensed retain said earnest ne parties consenting
This form jointly approved by: North Carolina Bar Association, North Carolina Association of REALTORS®, Inc. PREPARED BY: William L. Daughtry, Owner	CONTROL OF THE PARTY OF THE PAR
STANDARD FORM 12-T Revised 7/2008 © 7/2009 RealFAST® Software, ©2010, Version 6.18. Software Registered to: Office Manager, Remax/Signature Realty Standard Form 12-T Revised 7/2008 © 7/2009	Page 1 947

Buyer initials WW

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.

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 TRUST ACCOUNT AND THAT ANY INTEREST EARNED THEREON SHALL BE DISBURSED TO THE ESCROW AGENT MONTHLY IN CONSIDERATION OF THE EXPENSES INCURRED BY MAINTAINING SUCH ACCOUNT AND RECORDS ASSOCIATED THEREWITH _____, (ADDITIONAL) EARNEST MONEY DEPOSIT to be paid to Escrow Agent no later than , TIME BEING OF THE ESSENCE WITH REGARD TO SAID DATE.

\$ _______, OPTION FEE in accordance with paragraph 13, Alternative 2, to be paid to Seller on the Effective Date. (NOTE: If Alternative 2 applies, then do not insert \$0, N/A, or leave blank). (d) \$ ______, BY ASSUMPTION of the unpaid principal balance and all obligations of Seller on the existing loan(s) secured by a deed of trust on the Property in accordance with the attached Loan Assumption Addendum. (e) \$ ______, BY SELLER FINANCING in accordance with the attached Seller Financing Addendum.

(f) \$ ______, BALANCE of the purchase price in cash at Closing. 3. LOAN CONDITION: Conventional Wother: Construction Loan (a) Loan. Buyer's performance is contingent upon Buyer's ability to obtain a loan at a Fixed Rate Adjustable Rate in the principal amount of ____ year(s), at an initial interest rate not to exceed ______ % per annum, with mortgage loan discount _____ % of the loan amount ("Loan"). _ % and with loan origination fee not to exceed _ points not to exceed ___ (b) Loan Obligations: The Buyer agrees to: (i) Make written application for the Loan, authorize any required appraisal and pay any necessary fees within days after the Effective Date; (ii) Promptly furnish Seller written confirmation from the lender of having applied for the Loan. If Buyer fails to furnish Seller written confirmation from the lender of having applied for the Loan, Seller may make written demand for compliance. If Buyer does not furnish Seller written confirmation from the lender of application within five (5) days after such demand, then Seller may terminate this contract by written notice to Buyer at any time thereafter, provided Seller has not received either written evidence of the application or a waiver of the Loan Condition, and all Earnest Money shall be forfeited to Seller as liquidated damages and as Seller's sole and exclusive remedy for Buyer's failure to close, but without limiting Seller's rights under paragraph 14 for damage to the Property. Buyer further agrees to: (iii) Pursue qualification for and approval of the Loan diligently and in good faith; (iv) Continually and promptly provide requested documentation to lender. (c) Buyer's Right to Terminate: If Buyer has complied with Buyer's Loan Obligations in subsection (b) above, then within days after the Effective Date (or any agreed-upon written extension of this deadline) TIME BEING OF THE ESSENCE, Buyer shall have the right to terminate this contract by delivering to Seller written notice of termination if Buyer, in Buyer's sole discretion, is not satisfied that the Loan will be approved and funded. If Buyer has timely delivered such notice, this contract shall be terminated and all Earnest Money shall be refunded to Buyer. If Buyer fails to deliver such notice, then Buyer will be deemed to have waived this condition. Thereafter, if Buyer fails to close based upon inability to obtain the Loan, then all Earnest Money shall be forfeited to Seller. If Buyer provides Seller reasonable third-party documentation confirming Buyer's inability to obtain the Loan, then the Earnest Money shall serve as liquidated damages and as Seller's sole and exclusive remedy for Buyer's failure to close, but without limiting Seller's rights under paragraph 14 for damage to the Property. (WARNING: Buyer is advised to consult with Buyer's lender to assure that the number of days allowed for Buyer to obtain the Loan is sufficient to allow Buyer's lender time to take all reasonable steps necessary to provide reliable loan approval.) FLOOD HAZARD DISCLOSURE/CONDITION (Choose ONE of the following alternatives): To the best of Seller's knowledge, the Property IS located partly or entirely within a designated Special Flood Hazard Area. Buyer understands that it may be necessary to purchase flood insurance in order to obtain any loan secured by the Property from any federally regulated institution or a loan insured or guaranteed by an agency of the U.S. Government. To the best of Seller's knowledge, the Property IS NOT located partly or entirely within a designated Special Flood Hazard Area. If, following the Effective Date of this contract, it is determined that the Property is located partly or entirely within a designated Special Flood Hazard Area according to the current FEMA flood map, or if this contract is subject to a Loan Condition and Buyer's lender requires Buyer to obtain flood insurance as a condition of making the Loan, then in either event Buyer shall have the right to terminate this contract upon written notice to Seller, and all earnest monies shall be refunded to Buyer. (a) There must be no restriction, easement, zoning or other governmental regulation that would prevent the reasonable use of the 5. OTHER CONDITIONS: _ purposes ("Intended Use"). (b) The Property must be in substantially the same or better condition at Closing as on the date of this offer, reasonable wear and tear This form jointly approved by: North Carolina Bar Association, North Carolina Association of REALTORS®, Inc.

This form jointly approved by: North Carolina Bar Association, North Carolina Association of REAL TOTALS, in PREPARED BY: William L. Daughtry, Owner STANDARD FORM 12-T Revised 7/2008 © 7/2009 RealFAST® Software, 92010, Version 6.18. Software Registered to: Office Manager, Remar/Signature Realty Buyer initials

Seller initials

Page 2 of 7

(c)	excepted. 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, even if the Loan Condition has been waived as provided in paragraph 3.
(J)	If this contract is NOT subject to a financing contingency requiring an appraisal, Buyer shall arrange to have the appraisal completed on or before 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.
asse not con side	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 it is fully payable at time of closing. A "pending" special assessment is defined as an assessment that is under formal sideration by a governing body. Seller warrants that there are no pending or confirmed governmental special assessments for walk, paving, water, sewer, or other improvements on or adjoining the Property, and no pending or confirmed owners' association cital assessments, except as follows: (Insert "None" or the identification of such assessments, if any):
Uni of C	ess otherwise agreed, Seller shall pay all owners' association assessments and all governmental assessments confirmed through the time closing, if any, and Buyer shall take title subject to all pending assessments disclosed by Seller herein, if any.
bety date the repr	PRORATIONS AND ADJUSTMENTS: Unless otherwise provided, the following items shall be prorated and either adjusted ween the parties or paid at Closing: (a) Ad valorem taxes on real property shall be prorated on a calendar year basis through the 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 date of Closing. (d) Owners' association dues and other like charges shall be prorated through the date of Closing. Seller esents that the regular owners' association dues, if any, are \$
	ciation dues or assessments for payment or proration and any charge made by the owners' association in connection with disposition of the Property to Buyer, including any transfer and/or document fee imposed by the owners' association.
title pun obli	EXPENSES: Unless otherwise agreed, Buyer shall be responsible for all costs with respect to any loan obtained by Buyer, appraisal, search, title insurance, recording the deed and for preparation and recording of all instruments required to secure the balance of the chase price unpaid at Closing. Seller shall pay for preparation of a deed and all other documents necessary to perform Seller's gations under this agreement, and for excise tax (revenue stamps) required by law. Seller shall pay at Closing \$
Dat pol auti atto disc atto	EVIDENCE OF TITLE: Seller agrees to use his best efforts to deliver to Buyer as soon as reasonably possible after the Effective e of this contract, copies of all title information in possession of or available to Seller, including but not limited to: title insurance icies, attorney's opinions on title, surveys, covenants, deeds, notes and deeds of trust and easements relating to the Property. Seller corizes (1) any attorney presently or previously representing Seller to release and disclose any title insurance policy in such mey'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 close 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 meys.
Bu	LABOR AND MATERIAL: Seller shall furnish at Closing an affidavit and indemnification agreement in form satisfactory to yer showing that all labor and materials, if any, furnished to the Property within 120 days prior to the date of Closing have been d for and agreeing to indemnify Buyer against all loss from any cause or claim arising therefrom.
of:	CLOSING: Closing shall be defined as the date and time of recording of the deed and shall be on or before 12-31-10 "Closing Date"). All parties agree to execute any and all documents and papers necessary in connection with Closing and transfer little on or before the Closing Date at a place and time designated by Buyer. The deed is to be made to
pai	sent agreement to the contrary in this contract or any subsequent modification thereto, the following terms shall apply: If either sent agreement to the contrary in this contract or any subsequent modification thereto, the following terms shall apply: If either to it is unable to close by the Closing Date, then provided that the party is acting in good faith and with reasonable diligence to detect to closing, such party shall be entitled to reasonable delay of the Closing Date and shall give as much notice as possible to mon-delaying party and closing agent. In such event, however, either party for whom the Closing Date is delayed shall have a
	to the translation of BEALTOPSO (no

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Seller initials Page 3 of 7

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 to the other party (if ready, willing and able to close) interest on the purchase price at the rate of eight percent (8%) 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 Closing Date or the last agreed-upon extension of the Closing Date, 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):
(a) Soil, 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 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.
(b) Septic/Sewer System (check only ONE): Buyer has investigated the costs and expenses to install the sewer system approved by the Improvement Permit attached hereto as Exhibit A and hereby approves and accepts said Improvement Permit. Seller represents that the system has been installed, which representation survives Closing, but makes no further representations as to the system. Buyer acknowledges receipt of the Improvement Permit attached hereto as Exhibit A. Buyer shall have the option of inspecting or obtaining, at Buyer's expense, inspection(s) to determine the condition of the system. If the system is not performing the function for which intended and is in need of immediate repair, Buyer may terminate this Contract and the Earnest Money Deposit shall be refunded to Buyer. Buyer waives this condition unless Buyer provides written notice to Seller by
this condition cannot be satisfied, TIME BEING OF THE ESSENCE. This 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) conventional or other
ground absorption sewage system for a bedroom home. All costs and expenses of obtaining such Permit or written evaluation shall be bome by Responsible Party unless otherwise agreed. In any event Seller, by no later than, shall be responsible for clearing that portion of the Property required by the County to perform its tests and/or inspections. Responsible Party shall use best efforts to obtain such Permit or written evaluation. If the Improvement Permit or written evaluation from the County cannot be obtained by (date), either party may terminate this Contract and the Eanest Money Deposit shall be
refunded to Buyer.
(c) Water (check only ONE): Buyer has investigated and approved the availability, costs and expenses to connect to a public or community water system or shared private well. Buyer has investigated the costs and expenses to install the private drinking water well approved by the Construction Permit attached
hereto as Exhibit A and hereby approves and accepts said Construction Permit. Seller represents that a private drinking water well has been installed, which representation survives Closing, but makes no further representations as to the well. With respect to wells installed after July 1, 2008, Buyer acknowledges receipt of the County Health Department's Certificate of Completion 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 well. If the well is not performing the function for which intended and is in need of immediate repair, Buyer may terminate this Contract and the Eamest Money Deposit shall be refunded to Buyer. Buyer waives this condition unless Buyer provides written notice to Seller by
TIME BEING OF THE ESSENCE. This Contract is contingent upon Buyer Seller ("Responsible Party") obtaining a Construction Permit from the County Health Department ("County") for a private drinking water well. All costs and expenses of obtaining such Permit, including but not limited to any required survey, shall be borne by Responsible Party unless otherwise agreed. In any event Seller, by no later than to evaluate the size.
shall be responsible for clearing that portion of the Property required by the County to conduct a field investigation to evaluate the site. Responsible Party shall use best efforts to obtain such Permit. If the Construction Permit from the County cannot be obtained by (date), either party may terminate this Contract and the Earnest Money Deposit shall be refunded to

(d) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION

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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. Seller and Buyer agree that the "Notice Information" and "Escrow Acknowledgment" sections below shall not constitute a material part of this Offer to Purchase and Contract, and that the addition or modification of any information therein shall not constitute a rejection of an offer or the creation of a counteroffer. 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.

Buyer	Dhas	has not made	an on-site p	ersonal ex	mination o	of the Pro	perty p	rior to ti	e making	of this	offer.
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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 SIGN IT.

BUYER	William H. Wym-Pres	DATE 11-19-/	(SEAL)
Buyer		DATE	(SEAL)
Seller		DATE 11/23/	(SEAL)
Seller		DATE	(SEAL)