HARNETT COUNTY HEALTH DEPARTMENT ENVIRONMENTAL HEALTH SECTION 307 W. CORNELIUS HARNETT BLVD. LILLINGTON, NC 27546 910-893-7547 PHONE 910-893-9371 FAX

Application for Repair

		EMAIL ADDRESS:	narkofskims@gmail.com
OWNER NAME MATTHEW	MARKOFSKI	PHONE	704-449-7338
PHYSICAL ADDRESS 568 H	ARNETT CENTRAL	Rd, FUQUAY	VARINA, NC 27526
MAILING ADDRESS (IF DIFFFERENT	THAN PHYSICAL)		
IF RENTING, LEASING, ETC., LIST PRO	OPERTY OWNER NAME ALES	TER OWEN:	S & FOTEINI PETRIDOU
			2.44 acres
SUBDIVISION NAME	LOT #/TRACT #	STATE RD/HWY	SIZE OF LOT/TRACT
Type of Dwelling: [] Modular	[] Mobile Home	k built [] Other	
Number of bedrooms 3	Basement		
Garage: Yes[]No[나	Dishwasher: Yes Mo []	Garbage Disposal: Yes [] No [\]
Water Supply: [Y Private Well	[] Community System	[] County	
Directions from Lillington to your si	te: 401 W CORNEL	IUS HARNEZ	T BLUD TO Left on
Pine State St. K	eight om Harnet	te Central,	ld. in . 6 miles
property is			

In order for Environmental Health to help you with your repair, you will need to comply by completing the following:

- A <u>"surveyed and recorded map"</u> and <u>"deed to your property"</u> must be attached to this application. Please inform us of any wells on the property by showing on your survey map.
- 2. The outlet end of the tank and the distribution box will need to be uncovered and property lines flagged. After the tank is uncovered, property lines flagged, underground utilities marked, and the orange sign has been placed, you will need to call us at 910-893-7547 to confirm that your site is ready for evaluation.

Your system must be repaired within 30 days of issuance of the Improvement Permit or the time set within receipt of a violation letter. (Whichever is applicable.)

By signing below, I certify that all of the above information is correct to the best of my knowledge. False information will result in the denial of the permit. The permit is subject to revocation if the site plan, intended use, or ownership changes.

Owner Signature

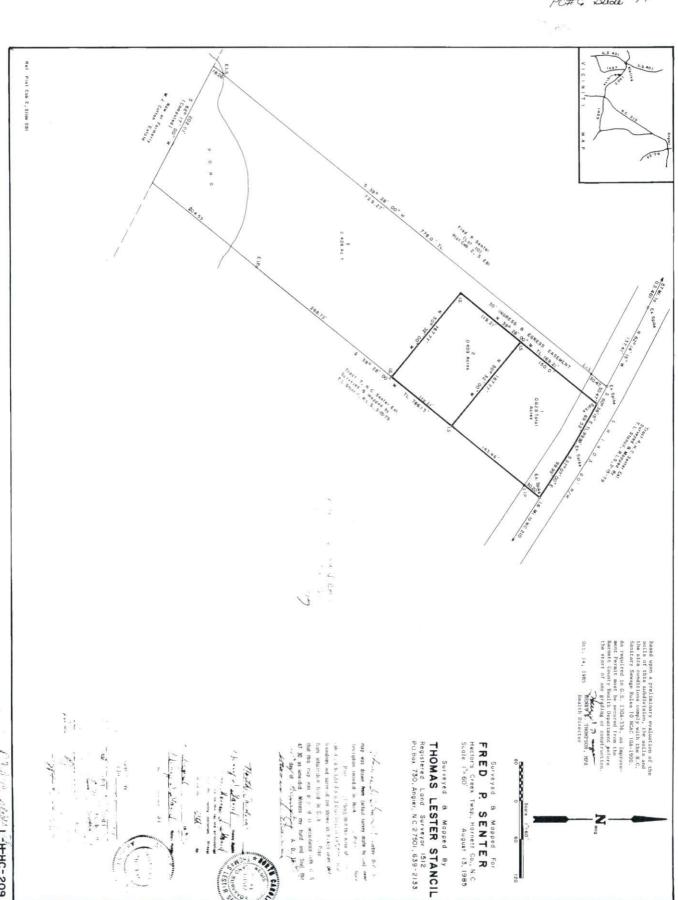
Date

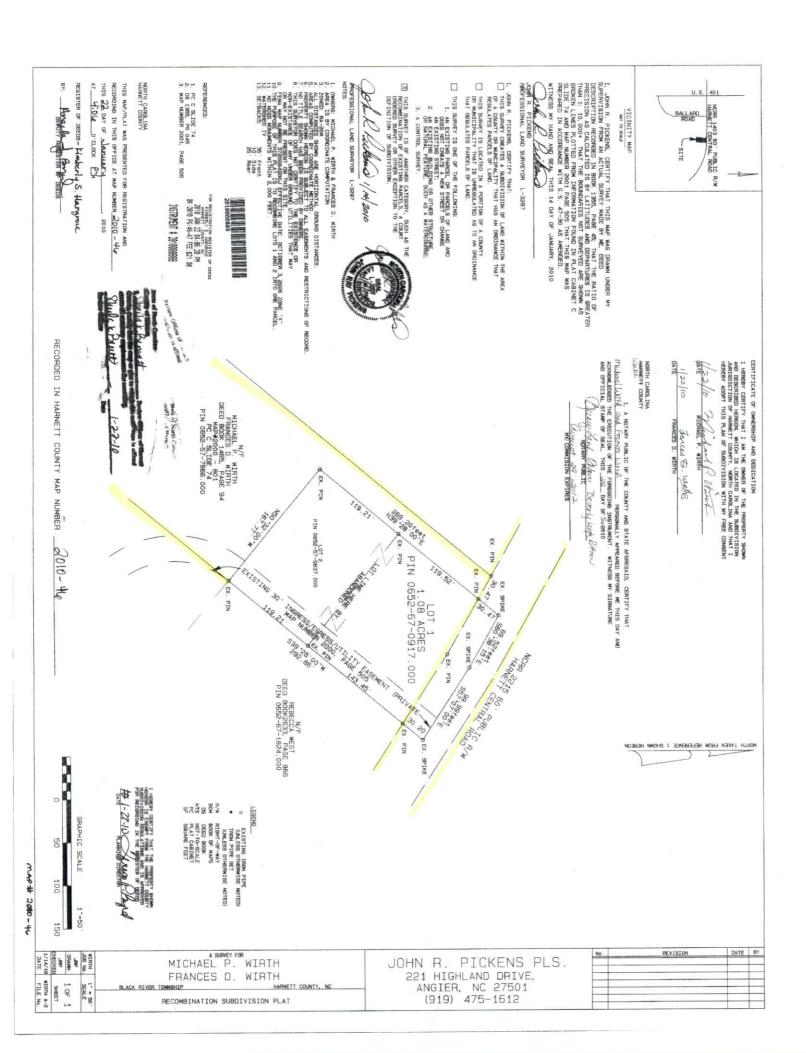
HOMEOWNER INTERVIEW FORM

It is important that you answer the following questions for our inspectors. Please do not leave any blanks if possible, and answer all questions to the best of your ability. Thank You.

	ou received a violation letter for a failing system from our office? [] YES [X] NO
o, w	ithin the last 5 years have you completed an application for repair for this site? [] YES [] NO
talle	r of system
otic -	Tank Pumper water specialist.
	er of System
1.	Number of people who live in house?
2.	What is your average estimated daily water usage? gallons/month or day county
	water. If HCPU please give the name the bill is listed in
3.	If you have a garbage disposal, how often is it used? [] daily [] weekly [] monthly
4.	When was the septic tank last pumped? <u>Feb 24</u> How often do you have it pumped?
5.	If you have a dishwasher, how often do you use it? [] daily [] every other day [] weekly
6.	If you have a washing machine, how often do you use it? [] daily [] every other day [] weekly [] monthly
7.	Do you have a water softener or treatment system? [] YES [] NO Where does it drain?
	Do you use an "in tank" toilet bowl sanitizer? [] YES [] NO
9.	Are you or any member in your household using long term prescription drugs, antibiotics or
	chemotherapy?] [] YES [] NO If yes please list
10.	Do you put household cleaning chemicals down the drain? [] YES [] NO If so, what kind?
	Have you put any chemicals (paints, thinners, etc.) down the drain? [] YES [] NO
12.	Have you installed any water fixtures since your system has been installed? [] YES [] NO If yes,
	please list any additions including any spas, whirlpool, sinks, lavatories, bath/showers, toilets
	Do you have an underground lawn watering system? [] YES [りNO
14.	Has any work been done to your structure since the initial move into your home such as, a roof, gutter
12	drains, basement foundation drains, landscaping, etc? If yes, please list
15.	Are there any underground utilities on your lot? Please check all that apply:
	[YPower[]Phone[]Cable[]Gas[]Water
	Describe what is happening when you are having problems with your septic system, and when was this
	first noticed?
17.	Do you notice the problem as being patterned or linked to a specific event (i.e., wash clothes, heavy
	rains, and household guests?) [] YES [] NO If Yes, please list

1/21/2





HARNETT COUNTY TAX ID # 080652 0100

For Registration Kimberly S. Hargrove Register of Deeds Harnett County, NC Electronically Recorded 2019 Feb 05 04:21 PM NC Rev Stamp: \$ 509.00 Book: 3671 Page: 456 - 458 Fee: \$ 26.00 Instrument Number: 2019001356

02-05-2019 BY: MT

Submitted electronically by "Newman & Newman Attorneys at Law" in compliance with North Carolina statutes governing recordable documents and the terms of the submitter agreement with the Harnett County Register of Deeds.

NORTH CAROLINA GENERAL WARRANTY DEED

Excise Tax: \$ 509.00			
Parcel Identifier No. 0652-57-7666.000 Verified by	County on the	day of	, 20
Mail/Box to: Grantee at 568 Harnett Central Rd, Fuquay Varina, I	NC 27526		
This instrument was prepared by: Elizabeth Newman, Attorney At	Law, PLL C, 304 East Jone	s Street, Raleigh, NC 27	601
Brief description for the Index: LOT 2.436 acres, Wirth Propert	у		
THIS DEED made this 5th day of February	, 20 <u>19</u> , by	and between	
GRANTOR		NTEE	
	Alester Owens and wife	,	
Michael P Wirth and wife,	Foteini Petridou		
Frances D. Wirth	568 Harnett Central Rd.		
32 White Oaks Rd. Hyde Park, NY 12538	Fuquay Varina, NC 275.	26	
11700 1 414, 111 12000			
Enter in appropriate block for each Grantor and Grantee: name, ma corporation or partnership. The designation Grantor and Grantee as used herein shall include said plural, masculine, feminine or neuter as required by context.		-	
WITNESSETH, that the Grantor, for a valuable consideration paid by these presents does grant, bargain, sell and convey unto the Grantee	in fee simple, all that certain	lot, parcel of land or con	dominium unit
situated in the City of Fuquay Varina North Carolina and more particularly described as follows:	Township,	Harnett	County,
See Attached	Exhibit A		
The property hereinabove described was acquired by Grantor by ins All or a portion of the property herein conveyed X includes or			
A map showing the above described property is recorded in Plat Bo	ok page	·	
Page	1 of 2		

B3671 - P 457

TO HAVE AND TO HOLD the aforesaid lot or parcel of land and all privileges and appurtenances thereto belonging to the Grantee in fee simple.

And the Grantor covenants with the Grantee, that Grantor is seized of the premises in fee simple, has the right to convey the same in fee simple, that title is marketable and free and clear of all encumbrances, and that Grantor will warrant and defend the title against the lawful claims of all persons whomsoever, other than the following exceptions:

Restrictive covenants recorded in Book 1617, Page 852, and Book 3600, Page 201, Harnett County Registry. SUBJECT to that 20 foot pedestrian easement as shown on recorded map Book 2001- page 505. 2019 Ad Valorem Taxes

Easements and Restrictions of record.

IN WITNESS WHEREOF, the Grantor has duly executed the forego	oing as of the day and year first above written.
	Michel P. Wirel (SBAL)
(Entity Name)	Print/Type Name: Michael P Wirth
By:	Dunk (SEAL)
Print/Type Name & Title:	Print/Type Name: Kranges D Wirth (SEAL)
By: Print/Type Name & Title:	(SEAL)
Print/Type Name & Title:	Print/Type Name:
By:	(SEAL)
By:Print/Type Name & Title:	Print/Type Name:
State of North Carolina - County or City of Wake	
1, the undersigned Notary Public of the County or City of	Wake and State aforesaid, certify that
Michael P Wirth and Frances D. Wirth execution of the foregoing instrument for the purposes the elifectors.	personally appeared before me this day and acknowledged the du
execution of the foregoing instrument for the purposes therein experience February . 20_19.	
18 KBA	is (ent Dell)
My Commission Expires: September 19, 2022	Cecil Bell Jr. Notary Public
(Affix Seal)	Notary's Printed or Typed Name
State of North Carolina - County or Cay of Water C I, the undersigned Notary Public of the County or Cay of Water C	
I, the undersigned Notary Public of the County	Wake and State aforesaid, certify that
	personally appeared before me this day and acknowledged the du
execution of the foregoing instrument for the purposes therein expres	ssed. Witness my hand and Notarial stamp or seal this <u>3th</u> day of
My Commission Expires: September 19, 2022	Cecil Bell Jr. Notary Public
(Affix Seal)	Notary's Printed or Typed Name
State of County or City of	
I, the undersigned Notary Public of the County or City of _	and State aforesaid, certify that personally came before me this day and acknowledged that
_he is the of	, a North Carolina or
corporation/limited liability comp	pany/general partnership/limited partnership (strike through the
inapplicable), and that by authority duly given and as the act of such behalf as its act and deed. Witness my hand and Notarial stamp or s	entity, _he signed the foregoing instrument in its name on its eal, this day of, 20
My Commission Expires:	Notary Public
(Affix Seal)	Notary's Printed or Typed Name

Exhibit A

BEING THE RESIDUAL 2.436 ACRES AS SHOWN AND RECORDED AMONG THE LAND RECORDS OF HARNETT COUNTY IN MAP BOOK 2001, PAGE 505 AND PREVIOUSLY RECORDED IN DEED BOOK 1098, PAGE 970 AND MAP BOOK 2000, PAGE 801. BEING FURTHER DESCRIBED AS FOLLOWS:

BEGINNING AT AN EXISTING SPIKE AT THE INTERSECTION OF THE COMMON BOUNDARY LINE OF LABORN J. PHILLIPS AND FRANCES D. & MICHAEL P. WIRTH PROPERTIES WITH THE CENTERLINE OF HARNETT CENTRAL ROAD; THENCE WITH SAID CENTERLINE S60 38' 15"E 30.47' TO A PK NAIL; THENCE TURNING AND LEAVING SAID ROAD S 39 28'00"W 269.21' TO AN IRON STAKE; THENCE S50 32' 00"E 167.77' TO AN IRON STAKE; THENCE S39 28'00"W 281.55' TO AN IRON STAKE AT THE EDGE OF A POND; THENCE S39 28'00"W 211.71' TO A PONT IN THE POND; THENCE N62 17'00"W 202.00' TO A PONT; THENCE N39 28'00"E 778.26' TO THE POINT OF BEGINNING.

BEING 2.436 ACRES AS SHOWN ON MAP BOOK 2000, PAGE 801 PREPARED BY ASHWORTH LAND SURVEYING AND REFERENCED AS RESIDUAL AREA ON MAP BOOK 2001, PAGE 505 PREPARED BY JAMES O. MURPHY PLS.

SEAL L-3297
RAY PICKETTI

OFFER TO PURCHASE AND CONTRACT

[Consult "Guidelines" (Form 2G) for guidance in completing this form]

For valuable consideration, the receipt and legal sufficiency of which are hereby acknowledged, Buyer offers to purchase and Seller upon acceptance agrees to sell and convey the Property on the terms and conditions of this Offer To Purchase and Contract and any addendum or modification made in accordance with its terms (together the "Contract").

1. TERMS AND DEFINITIONS: The terms	listed below shall have the respective meaning given them as set forth adjacent to each				
term.					
(a) "Seller": Alester Owens and Foteini Pe	(a) "Seller": Alester Owens and Foteini Petridou				
(b) "Buyer": Matthew Markofski and Krist	tina Markofski				
(c) "Property": The Property shall include all that real estate described below together with all appurtenances thereto including the improvements located thereon and the fixtures and personal property listed in Paragraphs 2 and 3 below.					
The Property ☐ will ☑ will not include a m The Property ☐ will ☑ will not include an	nanufactured (mobile) home(s). off-site and/or separate septic lot, boat slip, garage, parking space, or storage unit.				
	tic lot, boat slip, garage, parking space, or storage unit is included, Buyer and Seller are ls in the Additional Provisions Addendum (Form 2A11-T) and attach it to this offer.				
Street Address: 568 Harnett Central Rd					
City: Fuquay Varina	Zip: 27526				
County: Harnett	, North Carolina				
NOTE: Governmental authority over taxes, zoning, school districts, utilities and mail delivery may differ from address shown.					
Legal Description: (Complete ALL applicable) Plat Reference: Lot/Unit , Block/Section , Subdivision/Condominium					
as shown on Plat Book/Slide at Page(s)					
The PIN/PID or other identification number of the Property is: 080652 0100					
Other description: 2.436Ac Senter Land Tr#3					
Some or all of the Property may be describe	d in Deed Book 3671 at Page 456				
(d) "Purchase Price":					
\$430,000.00	paid in U.S. Dollars upon the following terms:				
\$ 5,000.00	BY DUE DILIGENCE FEE made payable and delivered to Seller on the Effective				
	Date by ☐ cash ☐ personal check ☐ official bank check ☑ wire transfer				
	electronic transfer (specify payment service:				
\$ 0	BY INITIAL EARNEST MONEY DEPOSIT made payable and delivered to Escrow				
	Agent named in Paragraph 1(f) within five (5) days of the Effective Date of this				
	Contract by □ cash □ personal check □ official bank check □ wire transfer □				
\$ 0	electronic transfer.				
\$ 0	BY (ADDITIONAL) EARNEST MONEY DEPOSIT made payable and delivered to Escrow Agent named in Paragraph 1(f) no later than 5 p.m. on				
	TIME BEING OF THE ESSENCE by a cash official bank check wire transfer				
	electronic transfer				
\$0	BYASSUMPTION 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 (Standard Form 2A6-T).				
\$0	BY SELLER FINANCING in accordance with the attached Seller Financing				
Addendum (Standard Form 2A5-T).					
\$0	BY BUILDING DEPOSIT in accordance with the attached New Construction				
Ф. 407.000.00	Addendum (Standard Form 2A3-T).				
\$ 425,000.00	BALANCE of the Purchase Price in cash at Settlement (some or all of which may be				
paid with the proceeds of a new loan)					

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This form jointly approved by: North Carolina Bar Association's Real Property Section North Carolina Association of REALTORS®, Inc.



DocuSign Envelope ID: C3A7440E-F290-4CB6-A2EB-4039B92DEE4C Should Buyer Tan to deriver entire the Due Dingence ree or any Initial Earnest Money Deposit by their due dates, or should any check or other funds paid by Buyer be dishonored, for any reason, by the institution upon which the payment is drawn, Buyer shall have one (1) banking day after written notice to deliver cash, official bank check, wire transfer or electronic transfer to the payee. In the event Buyer does not timely deliver the required funds, Seller shall have the right to terminate this Contract upon written notice to Buyer, and Seller shall be entitled to recover the Due Diligence Fee together with all Earnest Money Deposit paid or to be paid in the future. In addition, Seller may seek any remedies allowed for dishonored funds. See paragraph 23 for a party's right to attorneys' fees incurred in collecting the Earnest Money Deposit or Due Diligence Fee.

NOTE: If the parties agree that Buyer will pay any fee or deposit described above by electronic or wire transfer, Seller agrees to cooperate in effecting such transfer, including the establishment of any necessary account and providing any necessary information to Buyer, provided, however, Buyer shall be responsible for additional costs, if any, associated with such transfer.

- (e) "Earnest Money Deposit": The Initial Earnest Money Deposit, the Additional Earnest Money Deposit and any other earnest monies paid or required to be paid in connection with this transaction, collectively the "Earnest Money Deposit," shall be deposited promptly and held in escrow by Escrow Agent. The Earnest Money Deposit will be credited to Buyer at Closing or disbursed as required by this Contract.
- (f) "Escrow Agent" (insert name): Coldwell Banker HPW

Buyer and Seller consent to disclosure by the Escrow Agent of any material facts pertaining to the Earnest Money Deposit to the parties to this transaction, their real estate agent(s) and Buyer's lender(s).

NOTE: In the event of a dispute between Seller and Buyer over the disposition of the Earnest Money Deposit held in escrow, a licensed real estate broker ("Broker") is required by state law (and Escrow Agent, if not a Broker, hereby agrees) to retain the Earnest Money Deposit 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 or an attorney licensed to practice law in North Carolina ("Attorney") is holding the Earnest Money Deposit, the Broker or Attorney 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 THE EARNEST MONEY DEPOSIT 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.

- (g) "Effective Date": The date that: (1) the last one of Buyer and Seller has signed or initialed this offer or the final counteroffer, if any, and (2) such signing or initialing is communicated to the party making the offer or counteroffer, as the case may be. The parties acknowledge and agree that the initials lines at the bottom of each page of this Contract are merely evidence of their having reviewed the terms of each page, and that the complete execution of such initials lines shall not be a condition of the effectiveness of this Agreement. The parties further acknowledge that the effectiveness of this Contract is not contingent on Buyer's payment of any Earnest Money Deposit or Due Diligence Fee. See paragraph 1(d) for Seller's remedy for any untimely delivered or dishonored funds.
- (h) "Due Diligence": Buyer's opportunity to investigate the Property and the transaction contemplated by this Contract, including but not necessarily limited to the matters described in Paragraph 4 below, to decide whether Buyer, in Buyer's sole discretion, will proceed with or terminate the transaction.
- (i) "Due Diligence Fee": A negotiated amount, if any, paid by Buyer to Seller with this Contract for Buyer's right to terminate the Contract for any reason or no reason during the Due Diligence Period. It shall be the property of Seller upon the Effective Date and shall be a credit to Buyer at Closing. The Due Diligence Fee shall be non-refundable except in the event of a material breach of this Contract by Seller, or if this Contract is terminated under Paragraph 23(b) or as otherwise provided in any addendum hereto. Buyer and Seller each expressly waive any right that they may have to deny the right to conduct Due Diligence or to assert any defense as to the enforceability of this Contract based on the absence or alleged insufficiency of any Due Diligence Fee, it being the intent of the parties to create a legally binding contract for the purchase and sale of the Property without regard to the existence or amount of any Due Diligence Fee. See paragraph 23 for a party's right to attorneys' fees incurred in collecting the Due Diligence Fee.

(j) "Due Diligence Period": The period beginning on the Effective Date and extending through 5:00 p.m	ı. on
02/27/2024 TIME BEING	G OF THE ESSENCE.

(k) "Settlement": The proper execution and delivery to the closing attorney of all documents necessary to complete the transaction contemplated by this Contract, including the deed, settlement statement, deed of trust and other loan or conveyance documents, and the closing attorney's receipt of all funds necessary to complete such transaction.

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(l) "Settlement Date": The parties agree that Settlement will take place on 03/11/2024 (the "Settlement Date"), unless otherwise agreed in writing, at a time and place designated by Buyer.

NOTE: See paragraph 12, DELAY IN SETTLEMENT/CLOSING for conditions under which Settlement may be delayed.

(m) "Closing": The completion of the legal process which results in the transfer of title to the Property from Seller to Buyer, which includes the following steps: (1) the Settlement (defined above); (2) the completion of a satisfactory title update to the Property following the Settlement; (3) the closing attorney's receipt of authorization to disburse all necessary funds; and (4) recordation in the appropriate county registry of the deed(s) and deed(s) of trust, if any, which shall take place as soon as reasonably possible for the closing attorney after Settlement. Upon Closing, the proceeds of sale shall be disbursed by the closing attorney in accordance with the settlement statement and the provisions of Chapter 45A of the North Carolina General Statutes. If the title update should reveal unexpected liens, encumbrances or other title defects, or if the closing attorney is not authorized to disburse all necessary funds, then the Closing shall be suspended and the Settlement deemed delayed under Paragraph 12 (Delay in Settlement/Closing).

WARNING: The North Carolina State Bar has determined that the performance of most acts and services required for a closing constitutes the practice of law and must be performed only by an attorney licensed to practice law in North Carolina. State law prohibits unlicensed individuals or firms from rendering legal services or advice. Although non-attorney settlement agents may perform limited services in connection with a closing, they may not perform all the acts and services required to complete a closing. A closing involves significant legal issues that should be handled by an attorney. Accordingly, it is the position of the North Carolina Bar Association and the North Carolina Association of REALTORS® that all buyers should hire an attorney licensed in North Carolina to perform a closing.

(n) "Special Assessments": A charge against the Property by a governmental authority in addition to ad valorem taxes and recurring governmental service fees levied with such taxes, or by an owners' association in addition to any regular assessment (dues), either of which may be a lien against the Property.

NOTE: Buyer's and Seller's respective responsibilities for the payment of Special Assessments are addressed in paragraphs 6(a) and 8(l).

2. FIXTURES AND EXCLUSIONS:

WARNING: THE PARTIES SHOULD NOT ASSUME THAT AN ITEM WILL OR WILL NOT BE INCLUDED IN THE SALE BASED ON AN ORAL OR WRITTEN STATEMENT OR UNDERSTANDING THAT IS NOT A PART OF THIS CONTRACT. BUYER AND SELLER SHOULD BE SPECIFIC WHEN NEGOTIATING WHAT ITEMS WILL BE INCLUDED OR EXCLUDED FROM THE SALE.

(a) Fixtures Are Included in Purchase Price: ALL EXISTING FIXTURES ARE INCLUDED IN THE SALE AS PART OF THE PURCHASE PRICE, FREE OF LIENS, UNLESS EXCLUDED IN SUBPARAGRAPHS (d) OR (e).

[THIS SPACE INTENTIONALLY LEFT BLANK]

DocuSign Envelope ID: C3A7440E-F290-4CB6-A2EB-4039B92DEE4C (O) Specifical rems. Buyer and sener agree that the following items, if present on the Property on the date of the offer, shall be included in the sale as part of the Purchase Price free of liens, unless excluded in subparagraphs (d) or (e) below. ALL ITEMS LISTED BELOW INCLUDE BOTH TRADITIONAL AND "SMART" VERSIONS AND ANY EXCLUSIVELY DEDICATED, RELATED EQUIPMENT AND/OR REMOTE CONTROL DEVICES.

- Alarm and security systems (attached) for security, fire, smoke, carbon monoxide or other toxins with all related access codes, sensors, cameras, dedicated monitors, hard drives, video recorders, power supplies and cables; doorbells/chimes
- All stoves/ranges/ovens; built-in appliances; attached microwave oven; vent hood
- Antennas; satellite dishes and receivers
- Basketball goals and play equipment (permanently attached or in-ground)
- Ceiling and wall-attached fans; light fixtures (including existing bulbs)
- Exercise equipment/devices that are attached
- Fireplace insert; gas logs or starters; attached fireplace screens; wood or coal stoves
- Floor coverings (attached)
- Garage door openers
- Generators that are permanently wired
- Invisible fencing with power supply
- Landscape and outdoor trees and plants (except in moveable containers); raised garden; landscape and foundation lighting; outdoor sound systems; permanent irrigation systems; rain barrels; landscape water features;

- Mailboxes; mounted package and newspaper receptacles
- Mirrors attached to walls, ceilings, cabinets or doors; all bathroom wall mirrors
- Storage shed; utility building
- Swimming pools; spas; hot tubs (excluding inflatable pools, spas, and hot tubs)
- Solar electric and solar water heating systems
- Sump-pumps, radon fans and crawlspace ventilators; dehumidifiers that are permanently wired
- Surface-mounting brackets for television and speakers; recess-mounted speakers; mounted intercom system
- Thermostats
- Water supply equipment, including filters, conditioning and softener systems; re-circulating pumps; well pumps and tanks
- Window/Door blinds and shades, curtain/drapery rods and brackets, door and window screens and combination doors, awnings and storm windows

(c) Unpairing/deleting data from devices: Prior to Closing, Seller shall "unpair" any devices that will convey from any personal property devices (hubs, intelligent virtual assistants, mobile devices, vehicles, etc.) with which they are paired, delete personal data from any devices that will convey, and restore all devices to factory default settings unless otherwise agreed. Seller's obligations under this paragraph 2(c) shall survive Closing.

NOTE: ANY FIXTURE OR OTHER ITEM DESCRIBED IN SUBPARAGRAPHS (a) AND (b) THAT WILL NOT BE A

PART OF THE SALE SHOULD BE IDENTIFIED IN SUBPARAGRAPHS (d) OR (e), AS APPLICABLE.
(d) Items Leased or Not Owned: Any item which is leased or not owned by Seller, such as antennas, satellite dishes and receivers, appliances, and alarm and security systems must be identified here and shall not convey:
None
In addition, any leased fuel tank identified in paragraph 7(d) shall not convey.
(e) Other Items That Do Not Convey: The following items shall not convey (identify those items to be excluded under subparagraphs (a) and (b)): None
Seller must repair any damage caused by removal of any items excluded above in a good and workmanlike manner. Seller will notify Buyer upon completion of such repair(s) and provide Buyer with documentation thereof, if any.
NOTE: Buyer is advised to consider attaching the Additional Provisions Addendum (Form 2A11-T) if Buyer has a specific request

as to how the repairs should be completed.

Buyer at closing at no value: Microwave, Refrigerator in kitchen on main level.

NOTE: ANY PERSONAL PROPERTY THAT WILL BE A PART OF THE SALE SHOULD BE IDENTIFIED IN THIS PARAGRAPH. Buyer is advised to consult with Buyer's lender to assure that the Personal Property items listed above can be included in this Contract.

4. BUYER'S DUE DILIGENCE PROCESS:

WARNING: BUYER IS STRONGLY ENCOURAGED TO CONDUCT DUE DILIGENCE DURING THE DUE DILIGENCE PERIOD. If Buyer is not satisfied with the results or progress of Buyer's Due Diligence, Buyer should terminate this Contract, PRIOR TO THE EXPIRATION OF THE DUE DILIGENCE PERIOD, unless Buyer can obtain a written extension from Seller. SELLER IS NOT OBLIGATED TO GRANT AN EXTENSION. Although Buyer may continue to investigate the Property following the expiration of the Due Diligence Period, Buyer's failure to deliver a Termination Notice to Seller prior to the expiration of the Due Diligence Period will constitute a waiver by Buyer of any right to terminate this Contract based on any matter relating to Buyer's Due Diligence. Provided however, following the Due Diligence Period, Buyer may still exercise a right to terminate if Seller fails to materially comply with any of Seller's obligations under Paragraph 8 of this Contract or for any other reason permitted under the terms of this Contract or North Carolina law.

(a) Loan: Buyer, at Buyer's expense, shall be entitled to pursue qualification for and approval of the Loan if any.

NOTE: There is no loan or appraisal contingency in this Offer To Purchase and Contract. Therefore, Buyer is advised to consult with Buyer's lender prior to signing this offer to assure that the Due Diligence Period allows sufficient time for the loan process and for Buyer's lender to provide Buyer sufficient information to decide whether to proceed with or terminate the transaction.

- (b) **Property Investigation**: Buyer or Buyer's agents or representatives, at Buyer's expense, shall be entitled to conduct all desired tests, surveys, appraisals, investigations, examinations and inspections of the Property as Buyer deems appropriate, including but NOT limited to the following:
 - (i) **Inspections**: Inspections to determine the condition of any improvements on the Property, the presence of unusual drainage conditions or evidence of excessive moisture adversely affecting any improvements on the Property, the presence of asbestos or existing environmental contamination, evidence of wood-destroying insects or damage therefrom, and the presence and level of radon gas on the Property.
 - (ii) **Review of Documents**: Review of the Declaration of Restrictive Covenants, Bylaws, Articles of Incorporation, Rules and Regulations, and other governing documents of any applicable owners' association and/or subdivision. If the Property is subject to regulation by an owners' association, it is recommended that Buyer review the completed Residential Property and Owners' Association Disclosure Statement provided by Seller prior to signing this offer. It is also recommended that the Buyer determine if the owners' association or its management company charges fees for providing information required by Buyer's lender or confirming restrictive covenant compliance.
 - (iii) Insurance: Investigation of the availability and cost of insurance for the Property.
 - (iv) Appraisals: An appraisal of the Property.
 - (v) **Survey**: A survey to determine whether the property is suitable for Buyer's intended use and the location of easements, setbacks, property boundaries and other issues which may or may not constitute title defects.
 - (vi) **Zoning, Governmental Regulation, and Governmental Compliance**: Investigation of current or proposed zoning or other governmental regulation that may affect Buyer's intended use of the Property, adjacent land uses, planned or proposed road construction, and school attendance zones; and investigation of whether the Property is in violation of any law, ordinance, permit, or government regulation as outlined in paragraph 8(h).
 - (vii) Flood Hazard: Investigation of potential flood hazards on the Property, and/or any requirement to purchase flood insurance in order to obtain the Loan
 - (viii) Utilities and Access: Availability, quality, and obligations for maintenance of utilities including water, sewer, electric, gas, communication services, stormwater management, and means of access to the Property and amenities.
 - (ix) Streets/Roads: Investigation of the status of the street/road upon which the Property fronts as well as any other street/road used to access the Property, including: (1) whether any street(s)/road(s) are public or private, (2) whether any street(s)/road(s) designated as public are accepted for maintenance by the State of NC or any municipality, or (3) if private or not accepted for public maintenance, the consequences and responsibility for maintenance and the existence, terms and funding of any maintenance agreements.

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(A) Special Assessments. Investigation of the existence of Special Assessments that may be under consideration by a 'governmental authority or an owners' association.

- (c) Sale/Lease of Existing Property: As noted in paragraph 5(b), unless otherwise provided in an addendum, this Contract is not conditioned upon the sale/lease or closing of other property owned by Buyer. Therefore, if Buyer must sell or lease other real property in order to qualify for a new loan or to otherwise complete the purchase of the Property, Buyer should seek to close on Buyer's other property prior to the end of the Due Diligence Period or be reasonably satisfied that closing on Buyer's other property will take place prior to the Settlement Date of this Contract.
- (d) Repair/Improvement Negotiations/Agreement: Buyer acknowledges and understands the following:
 - Unless the parties agree otherwise, THE PROPERTY IS BEING SOLD IN ITS CURRENT CONDITION.
 - Seller may, but is not required to, engage in negotiations for repairs/improvements to the Property.

Buyer is advised to make any repair/improvement requests in sufficient time to allow negotiations to be concluded prior to the expiration of the Due Diligence Period. Any agreement that the parties may reach with respect to repairs/improvements is an addition to this Contract that must be in writing and signed by the parties in accordance with Paragraph 19.

NOTE: See Paragraph 8(c), Access to Property and Paragraph 8(n), Negotiated Repairs/Improvements.	NOTE C. D. 10() 1 D. 10() N	
	NOTE: See Paragraph 8(c), Access to Property and Paragraph 8(n), Negotiated Repairs/Improvements.	

- (e) **Buyer's Obligation to Repair Damage**: 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, but Buyer shall not be responsible for any damage caused by accepted practices either approved by the N.C. Home Inspector Licensure Board or applicable to any other N.C. licensed professional performing reasonable appraisals, tests, surveys, examinations and inspections of the Property. This repair obligation shall survive any termination of this Contract.
- (f) **Indemnity**: 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 except 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. This indemnity shall survive this Contract and any termination hereof.
- (g) **Buyer's Right to Terminate:** Provided that Buyer has delivered any agreed-upon Due Diligence Fee, Buyer shall have the right to terminate this Contract for any reason or no reason, by delivering to Seller written notice of termination (the "Termination Notice") during the Due Diligence Period (or any agreed-upon written extension of the Due Diligence Period), **TIME BEING OF THE ESSENCE**. If Buyer timely delivers the Termination Notice, this Contract shall be terminated and the Earnest Money Deposit shall be refunded to Buyer.
- (h) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.

5. BUYER REPRESENTATIONS:

(a) Funds to complete purchase:

(Check if applicable) Cash. Buyer intends to pay	y cash in order to purchase the Property and does not intend to obtain a loan or
funds from sources other than Buyer's own assets.	Verification of cash available for Settlement \square is \square is not attached.

NOTE: If Buyer does not intend to obtain a new loan(s) and/or funds from sources other than Buyer's own assets, Seller is advised, prior to signing this offer, to obtain documentation from Buyer which demonstrates that Buyer will be able to close on the Property without the necessity of obtaining a loan or funds from sources other than Buyer's own assets.

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\forall	(Check if applicable) Loan(s)/Other Funds: Buyer intends to obtain a loan(s) and/or other funds to purchase the Property from
th	e following sources (check all applicable sources):
	☑ First Mortgage Loan:
	Buyer intends to obtain a first mortgage loan of the following type in order to purchase the Property: \square FHA \square VA (attach
	FHA/VA Financing Addendum) ☑ Conventional ☐ USDA ☐ Other type:
	in the principal amount of 72% LTV plus any financed VA Funding Fee or FHA MIP.
	Second Mortgage Loan:
	Buyer intends to obtain a second mortgage loan of the following type in order to purchase the Property:

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Buyer's receipt of a Mineral and Oil and Gas Rights Mandatory Disclosure Statement does not modify or limit the obligations of Seller under Paragraph 8(g) of this Contract and shall not constitute the assumption or approval by Buyer of any severance of mineral and/or oil and gas rights, except as may be assumed or specifically approved by Buyer in writing.

NOTE: The parties are advised to consult with a NC attorney prior to signing this Contract if severance of mineral and/or oil and gas rights has occurred.

6. BUYER OBLIGATIONS:

- (a) **Responsibility for Special Assessments**: Buyer shall take title subject to all Special Assessments that may be approved following Settlement.
- (b) Responsibility for Certain Costs: Buyer shall be responsible for all costs with respect to:
 - (i) any loan obtained by Buyer;
 - (ii) charges by an owners' association or a management company/vendor as agent of the association under paragraph 9(b) of this Contract;
 - (iii) appraisal;
 - (iv) title search;
 - (v) title insurance;
 - (vi) any fees charged by the closing attorney for the preparation of the Closing Disclosure, Seller Disclosure and any other settlement statement;
 - (vii) recording the deed; and
 - (viii) preparation and recording of all instruments required to secure the balance of the Purchase Price unpaid at Settlement.
- (c) Authorization to Disclose Information: Buyer authorizes the Buyer's lender(s), the parties' real estate agent(s) and closing attorney: (1) to provide this Contract to any appraiser employed by Buyer or by Buyer's lender(s); and (2) to release and disclose any buyer's closing disclosure, settlement statement and/or disbursement summary, or any information therein, to the parties to this transaction, their real estate agent(s) and Buyer's lender(s).

7	SELI	FR	REPRES	SENTA	TIONS.

(a)	Ownership:	Seller	repre	esents	that	Selle	er:
abla	has owned th	e Prop	erty f	for at	least	one	year.

- ☐ has owned the Property for less than one year.
- does not yet own the Property.

(b) Lead-Based Paint (check if applicable):

☐ The Property is residential and was built prior to 1978 (Attach Lead-Based Paint or Lead-Based Paint Hazards Disclosure Addendum {Standard Form 2A9-T}).

WARNING: IF A LEAD-BASED PAINT DISCLOSURE IS REQUIRED BUT NOT GIVEN TO BUYER PRIOR TO SELLER'S ACCEPTANCE OF THIS OFFER, BUYER MAY NOT BE OBLIGATED TO PURCHASE THE PROPERTY UNDER THIS CONTRACT UNDER FEDERAL LAW.

- (c) Owners' Association(s) and Dues: Seller authorizes and directs any owners' association, any management company of the owners' association, any insurance company and any attorney who has previously represented the Seller to release to Buyer, Buyer's agents, representative, closing attorney or lender true and accurate copies of the following items affecting the Property, including any amendments:
- Seller's statement of account
- master insurance policy showing the coverage provided and the deductible amount
- Declaration and Restrictive Covenants
- Rules and Regulations
- Articles of Incorporation
- Bylaws of the owners' association
- current financial statement and budget of the owners' association
- parking restrictions and information
- · architectural guidelines

☐ (specify name of association):		whose regular
assessments ("dues") are \$	per	. The name, address and telephone number of the president of the
owners' association or the association i	nanager is:	





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9	Owners' association website address, if any:
	☐ (specify name of association): whose regular assessments ("dues") are \$ The name, address and telephone number of the president of the owners' association or the association manager is:
	Owners' association website address, if any
	 (d) Fuel Tank(s)/Fuel: To the best of Seller's knowledge, there ☐ is ☑ is not a fuel tank(s) located on the Property. If "yes" complete the following: (i) Description: ☐ Tank 1: • Use: ☐ currently in use ☐ currently NOT in use • Ownership: ☐ owned ☐ leased. If leased, name and contact information of tank lessor:
	Location: □ above ground □ below ground
	 Type of fuel: ☐ oil ☐ propane ☐ gasoline and/or diesel ☐ other:
	Tank 2: Use: ☐ currently in use ☐ currently NOT in use Ownership: ☐ owned ☐ leased. If leased, name and contact information of tank lessor:
	 Location: □ above ground □ below ground Type of fuel: □ oil □ propane □ gasoline and/or diesel □ other: Name and contact information of fuel vendor: (ii) Tank(s) included in sale: Buyer and Seller agree that any tank described above that is owned by Seller shall be included in the sale as part of the Purchase Price free of liens, unless excluded in paragraph 2(e) above. (iii) Fuel: Seller may use fuel in the tank(s) described above through Settlement, but may not otherwise remove the fuel or resell it. Any fuel remaining in the tank(s) as of Settlement shall be included in the sale as part of the Purchase Price, free of liens. Seller's use of fuel in any fuel tank is subject to Seller's obligation under Paragraph 8(c) to provide working, existing utilities through the earlier of Closing or possession by Buyer.
	NOTE: Buyer shall be entitled to conduct inspections to confirm the existence, type and ownership of any fuel tank located on the Property. Buyer is advised to consult with the owner of any leased fuel tank regarding the terms under which Buyer may lease the tank and obtain fuel.
	NOTE: State law provides that it is unlawful for any person, other than the supplier or the owner of a fuel supply tank, to disconnect, interrupt or fill the supply tank with liquefied petroleum gas (LP gas or propane) without the consent of the supplier.
	(e) Leases. The Property ☐ is ☑ is not subject to any lease(s). If the Property is subject to a lease, Buyer and Seller should include either the Rental/Income/Investment Property provision in the Additional Provisions Addendum (Standard Form 2A11-T) or the Vacation Rental Addendum (Form 2A13-T) with this offer.
8.	SELLER OBLIGATIONS: (a) Evidence of Title, Payoff Statement(s) and Non Foreign Status: (i) Seller agrees to use best efforts to provide to the closing attorney as soon as reasonably possible after the Effective Date,

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, leases, and easements relating to the Property.

(ii) Seller shall provide to the closing attorney all information needed to obtain a written payoff statement from any lender(s) regarding any security interest in the Property as soon as reasonably possible after the Effective Date, and Seller designates the closing attorney as Seller's agent with express authority to request and obtain on Seller's behalf payoff statements and/or shortpay statements from any such lender(s).

(iii) If Seller is not a foreign person as defined by the Foreign Investment in Real Property Tax Act, Seller shall also provide to the closing attorney a non-foreign status certification (pursuant to the Foreign Investment in Real Property Tax Act). In the event Seller does not provide a non-foreign status certification, Seller acknowledges that there may be withholding as provided

- (b) Authorization to Disclose Information: Seller authorizes: (i) 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; (ii) 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 and (iii) the closing attorney to release and disclose any seller's closing disclosure, settlement statement and/or disbursement summary, or any information therein, to the parties to this transaction, their real estate agent(s) and Buyer's lender(s).
- (c) Access to Property: Seller shall provide reasonable access to the Property through the earlier of Closing or possession by Buyer, including, but not limited to, allowing Buyer and/or Buyer's agents or representatives, an opportunity to (i) conduct Due Diligence, (ii) verify the satisfactory completion of negotiated repairs/improvements, and (iii) conduct a final walk-through inspection of the Property. Seller's obligation includes providing existing utilities operating at Seller's cost, including any connections and dewinterizing.

NOTE: See WARNING in paragraph 4 above for limitation on Buyer's right to terminate this Contract as a result of Buyer's continued investigation of the Property following the expiration of the Due Diligence Period.

- (d) **Removal of Seller's Property**: Seller shall remove, by the date possession is made available to Buyer, all personal property which is not a part of the purchase and all garbage and debris from the Property.
- (e) Affidavit and Indemnification Agreement: Seller shall furnish at Settlement an affidavit(s) and indemnification agreement(s) in form satisfactory to Buyer and Buyer's title insurer, if any, executed by Seller and any person or entity who has performed or furnished labor, services, materials or rental equipment to the Property within 120 days prior to the date of Settlement and who may be entitled to claim a lien against the Property as described in N.C.G.S. §44A-8 verifying that each such person or entity has been paid in full and agreeing to indemnify Buyer, Buyer's lender(s) and Buyer's title insurer against all loss from any cause or claim arising therefrom.
- (f) **Designation of Lien Agent, Payment and Satisfaction of Liens**: If required by N.C.G.S. §44A-11.1, Seller shall have designated a Lien Agent, and Seller shall deliver to Buyer as soon as reasonably possible a copy of the appointment of Lien Agent. All deeds of trust, deferred ad valorem taxes, liens and other charges against the Property, not assumed by Buyer, must be paid and satisfied by Seller prior to or at Settlement such that cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing.
- (g) Good Title, Legal Access: Seller shall execute and deliver a GENERAL WARRANTY DEED for the Property in recordable form no later than Settlement, which shall convey fee simple marketable and insurable title, without exception for mechanics' liens, lis pendens, monetary liens and judgments, and free of other encumbrances or defects that would materially affect the value of the Property, including those which would be revealed by a current and accurate survey of the Property, except: (1) ad valorem taxes for the current year; (2) utility easements and unviolated covenants, conditions or restrictions; and (3) such other liens, encumbrances or defects as may be specifically approved by Buyer in writing. The Property must have legal access to a public right of way.

NOTE: Buyer's failure to conduct a survey or examine title of the Property, prior to the expiration of the Due Diligence Period does not relieve the Seller of their obligation to deliver good title under this paragraph.

NOTE: If any sale of the Property may be a "short sale," consideration should be given to attaching a Short Sale Addendum (Standard Form 2A14-T) as an addendum to this Contract.

(h) Governmental Compliance: It is a condition of this Contract that the Property be conveyed free of any material violation of law, ordinance, permit, or government regulation (including, but not limited to, those relating to building, stormwater, impervious surface, environmental protection, and zoning), unless Seller has specifically disclosed such violation(s) prior to the Effective Date. If a violation is discovered and identified after the Effective Date and prior to Closing, then Seller may cure the violation(s). Unless otherwise agreed, if Seller does not cure the violation(s) prior to Closing, then Buyer may choose to accept the violation(s) and proceed to Settlement/Closing or terminate this Contract and receive a refund of the Earnest Money Deposit and the Due Diligence Fee.

DocuSign Envelope ID: C3A7440E-F290-4CB6-A2EB-4039B92DEE4C (1) Deeth, Faxes and Fees. Senior shart pay for preparation of a deed and all other documents necessary to perform Seller's obligation under this Contract, and for state and county excise taxes, and any deferred, discounted or rollback taxes, and local conveyance for required by law. The deed is to be made to: (i) Buyer; (ii) a corporation, limited liability company, or other business entity of white Buyer is the sole owner or shareholder; (iii) a trust for which Buyer is the beneficiary; (iv) any relative of Buyer; and/or (v) Other (Insert Name(s) Only) Matthew Markofski and Kristina Markofski
(j) Agreement to Pay Buyer Expenses: Seller shall pay at Settlement \$0 toward any of Buyer expenses associated with the purchase of the Property, at the discretion of Buyer and/or lender, if any, including any FHA/VA lend and inspection costs that Buyer is not permitted to pay.
NOTE: Parties should review the FHA/VA Addendum prior to entering an amount in Paragraph 8(j). Certain FHA/VA lender and inspection costs CANNOT be paid by Buyer at Settlement and the amount of these should be included in the blank above.
(k) Owners' Association Fees/Charges : Seller shall pay any charges by an owners' association or a management company/vend as agent of the association under paragraph 9(a) of this Contract.
(l) Payment of Special Assessments : Seller shall pay, in full at Settlement, all Special Assessments that are approved prior Settlement, whether payable in a lump sum or future installments, provided that the amount thereof can be reasonably determined estimated. The payment of such estimated amount shall be the final payment between the Parties.
(m) Late Listing Penalties: All property tax late listing penalties, if any, shall be paid by Seller.
(n) Negotiated Repairs/Improvements : Negotiated repairs/improvements shall be made in a good and workmanlike manner and Buyer shall have the right to verify same prior to Settlement.
(o) Home Warranty (Select one of the following): ☑ No home warranty is to be provided by Seller. ☐ Buyer may obtain a one-year home warranty at a cost not to exceed \$ which includes sales tax and Sell agrees to pay for it at Settlement. ☐ Seller has obtained and will provide a one-year home warranty from at a cost of \$ which includes sales tax and will pay for it at Settlement.
NOTE: Home warranties typically have limitations on and conditions to coverage. Refer specific questions to the home warranty company.
(p) Seller's Breach of Contract: See paragraph 23 for Buyer's remedies in the event of breach of this Contract.
9. CHARGES BY OWNERS' ASSOCIATION: Responsibility for payment of charges by an owners' association or a management company/vendor as agent of the association shall be allocated between Buyer and Seller as follows: (a) Seller shall pay:
 (i) fees incurred by Seller in completing the Residential Property and Owners' Association Disclosure Statement, and resale other certificates related to a proposed sale of the Property; (ii) fees required for confirming Seller's account payment information on owners' association dues or assessments for payment or proration, including any expedite fee permitted under N.C. Gen. Stat. § 47F-3-102 that is charged in connection with providing such information;
(iii) any fees charged for transferring or updating ownership records of the association; and(iv) any fees other than those fees specifically required to be paid by Buyer under paragraph 9(b) below.
 (b) Buyer shall pay: (i) charges for providing information required by Buyer's lender; (ii) charges for working capital contributions, membership fees, or charges imposed for Buyer's use of the common element and/or services provided to Buyer in connection with Buyer taking possession of the Property, such as "move-in fees"; and (iii) charges for determining restrictive covenant compliance.
10. PRORATIONS AND ADJUSTMENTS: Unless otherwise agreed, the following items shall be prorated, with Seller responsible

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for the prorated amounts of any taxes and dues through the date of Settlement, and Seller entitled to the amount of prorated rents through

the date of Settlement, and either adjusted between the parties or paid at Settlement:

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(a) Takes on Real Toperty. Au valorem takes and recurring governmental service fees levied with such taxes on real property shall be prorated on a calendar year basis;

- (b) **Taxes on Personal Property:** Ad valorem taxes on personal property for the entire year shall be paid by Seller unless the personal property is conveyed to Buyer, in which case, the personal property taxes shall be prorated on a calendar year basis;
- (c) Rents: Rents, if any, for the Property;
- (d) Dues: Owners' association regular assessments (dues) and other like charges.

11. CONDITION OF PROPERTY/RISK OF LOSS:

- (a) Condition of Property at Settlement: If the Property is not in substantially the same or better condition at Closing as on the date of this offer, reasonable wear and tear excepted, Buyer may terminate this Contract by written notice delivered to Seller and the Due Diligence Fee and Earnest Money Deposit shall be refunded to Buyer. If the Property is not in such condition and Buyer does NOT elect to terminate this Contract, Buyer shall be entitled to receive, in addition to the Property, the proceeds of any insurance claim filed by Seller on account of any damage or destruction to the Property.
- (b) **Risk of Loss:** The risk of loss or damage by fire or other casualty prior to Closing shall be upon Seller. Seller is advised not to cancel existing insurance on the Property until after confirming recordation of the deed.
- 12. **DELAY IN SETTLEMENT/CLOSING**: This paragraph shall apply if one party is ready, willing and able to complete Settlement on the Settlement Date ("Non-Delaying Party") but it is not possible for the other party to complete Settlement by the Settlement Date ("Delaying Party"). In such event, the Delaying Party shall be entitled to a delay in Settlement and shall give as much notice as possible to the Non-Delaying Party and closing attorney. If the Delaying Party fails to complete Settlement and Closing within seven (7) days of the Settlement Date (including any amended Settlement Date agreed to in writing by the parties), then the Delaying Party shall be in breach and the Non-Delaying Party may terminate this Contract and shall be entitled to enforce any remedies available to such party under this Contract for the breach.

13. **POSSESSION**: Possession, including all means of access to the Property and transferable amenities and services (keys including

mailbox keys, codes including security codes, garage door openers, electronic	devices, etc.), shall be delivered upon Closing as defined
in Paragraph 1(m) unless otherwise provided below:	
☐ A Buyer Possession Before Closing Agreement is attached (Standard F	orm 2A7-T)
☐ A Seller Possession After Closing Agreement is attached (Standard For	m 2A8-T)
☐ Possession is subject to rights of tenant(s) (Parties should attach either a	Additional Provisions Addendum (Form 2A11-T) or
Vacation Rental Addendum (Form 2A13-T))	
, "	
14. ADDENDA: 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 A	ANY, AND ATTACH HERETO.
Additional Provisions Addendum (Form 2A11-T)	□ New Construction Addendum (Form 2A3-T)
Additional Signatures Addendum (Form 3-T)	Owners' Association Disclosure Addendum
☐ Back-Up Contract Addendum (Form 2A1-T)	(Form 2A12-T)
☐ FHA/VA Financing Addendum (Form 2A4-T)	Seller Financing Addendum (Form 2A5-T)
Lead-Based Paint Or Lead-Based Paint Hazard Addendum (Form 2A9-T)	☐ Short Sale Addendum (Form 2A14-T)
☐ Loan Assumption Addendum (Form 2A6-T)	□Vacation Rental Addendum (Form 2A13-T)
☐ Identify other attorney or party drafted addenda:	_ · · · · · · · · · · · · · · · · · · ·
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NOTE: UNDER NORTH CAROLINA LAW, REAL ESTATE BROKERS ARE NOT PERMITTED TO DRAFT ADDENDA TO THIS CONTRACT.

- 15. **ASSIGNMENTS**: This Contract may not be assigned without the written consent of all parties except in connection with a tax-deferred exchange, but if assigned by agreement, then this Contract shall be binding on the assignee and assignee's heirs and successors.
- 16. 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 non-exchanging party shall not assume any additional liability with respect to such tax-deferred exchange. Buyer and Seller shall execute such additional documents,

- DocuSign Envelope ID: C3A7440E-F290-4CB6-A2EB-4039B92DEE4C incruding assignment of this Contract in connection therewith, at no cost to the non-exchanging party, as shall be required to give effect to this provision.
 - 17. **PARTIES**: This Contract shall be binding upon and shall inure to the benefit of Buyer and Seller and their respective 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.
 - 18. **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.
 - 19. **ENTIRE AGREEMENT/RECORDATION**: 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. This Agreement or any memorandum thereof shall not be recorded without the express written consent of Buyer and Seller.
 - 20. **CONDUCT OF TRANSACTION**: The parties agree that any action between them relating to the transaction contemplated by this Contract may be conducted by electronic means, including the signing of this Contract by one or more of them and any notice or communication given in connection with this Contract. Any written notice or communication may be transmitted to any mailing address, e-mail address or fax number set forth in the "Notice Information" section below. Any notice or communication to be given to a party herein, and any fee, deposit or other payment to be delivered to a party herein, may be given to the party or to such party's agent. Delivery of any notice to a party via means of electronic transmission shall be deemed complete at such time as the sender performs the final act to send such transmission, in a form capable of being processed by the receiving party's system, to any electronic address provided for such party in the "Notice Information" section below. Seller and Buyer agree that the "Notice Information" and "Acknowledgment of Receipt of Monies" sections below shall not constitute a material part of this 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.
 - 21. **EXECUTION**: This Contract may be signed in multiple originals or counterparts, all of which together constitute one and the same instrument.
 - 22. **COMPUTATION OF DAYS/TIME OF DAY**: 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. Any reference to a date or time of day shall refer to the date and/or time of day in the State of North Carolina.

23. REMEDIES:

- (a) **Breach by Buyer**: In the event of material breach of this Contract by Buyer, Seller shall be entitled to any Earnest Money Deposit. The payment of any Earnest Money Deposit and any Due Diligence Fee to Seller (without regard to their respective amounts, including zero) together shall serve as liquidated damages ("Liquidated Damages") and as Seller's sole and exclusive remedy for such breach, provided that such Liquidated Damages shall not limit Seller's rights under Paragraphs 4(e) and 4(f) for damage to the Property as well as Seller's rights under paragraph 1(d) for dishonored funds. It is acknowledged by the parties that the amount of the Liquidated Damages is compensatory and not punitive, such amount being a reasonable estimation of the actual loss that Seller would incur as a result of a breach of this Contract by Buyer. The payment to Seller of the Liquidated Damages shall not constitute a penalty or forfeiture but actual compensation for Seller's anticipated loss, both parties acknowledging the difficulty of determining Seller's actual damages for such breach
- (b) **Breach by Seller**: In the event of material breach of this Contract by Seller, Buyer may (i) elect to terminate this Contract as a result of such breach, and shall be entitled to return of both the Earnest Money Deposit and the Due Diligence Fee, together with the reasonable costs actually incurred by Buyer in connection with Buyer's Due Diligence ("Due Diligence Costs"), or (ii) elect not to terminate and instead treat this Contract as remaining in full force and effect and seek the remedy of specific performance.
- (c) Attorneys' Fees: If legal proceedings are brought by Buyer or Seller against the other to collect the Earnest Money Deposit, Due Diligence Fee, or Due Diligence Costs, the parties agree that a party shall be entitled to recover reasonable attorneys' fees to the extent permitted under N.C. Gen. Stat. § 6-21.2, and if applicable, N.C. Gen. Stat. § 6-21.3 for dishonored funds. The parties acknowledge and agree that the terms of this Contract with respect to entitlement to the Earnest Money Deposit, Due Diligence Fee, or Due Diligence Costs each constitute an "evidence of indebtedness" pursuant to N.C. Gen. Stat. § 6-21.2.

NOTE: A party seeking recovery of attorneys' fees under N.C. Gen. Stat. § 6-21.2 must first give written notice to the other party that they have five (5) days from the mailing of the notice to pay the outstanding amount(s) without the attorneys' fees.

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.

This offer shall become a binding contract on the Effective Date. Unless specifically provided otherwise, Buyer's failure to timely deliver any fee, deposit or other payment provided for herein shall not prevent this offer from becoming a binding contract, provided that any such failure shall give Seller certain rights to terminate the contract as described herein or as otherwise permitted by law.

2/6/2024 | 6:00 DCT

Date: 02/06/2024	Date: 276/2024 6:08 PS1
Buyer: Matthew Markofski dottop verified 02/06/24 6:56 PM EST 6KCE-SBUZ-VMA1-HPZE	Seller: Russ
Date: 02/06/2024	Date: 2/7/2024 9:35 EST
Buyer: Kristina Markofski dotloop verified 02/06/24 6:57 PM EST OVY8-5AUQ-WONV-DKVB	Seller: Docultiqued by: Printer/Cut/974C1
Entity Buyer:	Entity Seller:
(Name of LLC/Corporation/Partnership/Trust/etc.)	(Name of LLC/Corporation/Partnership/Trust/etc.)
Ву	By:
Name: Print Name	Name: Print Name
Title:	Title:
Date:	Date:

WIRE FRAUD WARNING

TO BUYERS: BEFORE SENDING ANY WIRE, YOU SHOULD CALL THE CLOSING ATTORNEY'S OFFICE TO VERIFY THE INSTRUCTIONS. IF YOU RECEIVE WIRING INSTRUCTIONS FOR A DIFFERENT BANK, BRANCH LOCATION, ACCOUNT NAME OR ACCOUNT NUMBER, THEY SHOULD BE PRESUMED FRAUDULENT. DO NOT SEND ANY FUNDS AND CONTACT THE CLOSING ATTORNEY'S OFFICE IMMEDIATELY.

TO SELLERS: IF YOUR PROCEEDS WILL BE WIRED, IT IS RECOMMENDED THAT YOU PROVIDE WIRING INSTRUCTIONS AT CLOSING IN WRITING IN THE PRESENCE OF THE ATTORNEY. IF YOU ARE UNABLE TO ATTEND CLOSING, YOU MAY BE REQUIRED TO SEND AN ORIGINAL NOTARIZED DIRECTIVE TO THE CLOSING ATTORNEY'S OFFICE CONTAINING THE WIRING INSTRUCTIONS. THIS MAY BE SENT WITH THE DEED, LIEN WAIVER AND TAX FORMS IF THOSE DOCUMENTS ARE BEING PREPARED FOR YOU BY THE CLOSING ATTORNEY. AT A MINIMUM, YOU SHOULD CALL THE CLOSING ATTORNEY'S OFFICE TO PROVIDE THE WIRE INSTRUCTIONS. THE WIRE INSTRUCTIONS SHOULD BE VERIFIED OVER THE TELEPHONE VIA A CALL TO YOU INITIATED BY THE CLOSING ATTORNEY'S OFFICE TO ENSURE THAT THEY ARE NOT FROM A FRAUDULENT SOURCE.

WHETHER YOU ARE A BUYER OR A SELLER, YOU SHOULD CALL THE CLOSING ATTORNEY'S OFFICE AT A NUMBER THAT IS INDEPENDENTLY OBTAINED. TO ENSURE THAT YOUR CONTACT IS LEGITIMATE, YOU SHOULD NOT RELY ON A PHONE NUMBER IN AN EMAIL FROM THE CLOSING ATTORNEY'S OFFICE, YOUR REAL ESTATE AGENT OR ANYONE ELSE.

STANDARD FORM 2-T

Revised 7/2023 © 7/2023 **NOTE:** INSERT AT LEAST ONE ADDRESS AND/OR ELECTRONIC DELIVERY ADDRESS EACH PARTY AND AGENT APPROVES FOR THE RECEIPT OF ANY NOTICE CONTEMPLATED BY THIS CONTRACT. INSERT "N/A" FOR ANY WHICH ARE NOT APPROVED.

BUYER NOTICE ADDRESS:	SELLER NOTICE ADDRESS:		
Mailing Address:	Mailing Address:		
Buyer Fax#:	Seller Fax#:		
Buyer E-mail:	Seller E-mail:		
CONFIRMATION OF AG	ENCY/NOTICE ADDRESSES		
Selling Firm Name: Coldwell Banker HPW Acting as ☑ Buyer's Agent ☐ Seller's (sub)Agent ☐ Dual Agent	Listing Firm Name: Keller Williams Elite Realty Acting as ✓ Seller's Agent ☐ Dual Agent		
Firm License #:C1232	Firm License #:C27247		
Mailing Address: 3917 University Drive,, Ste 100	Mailing Address: 245 NC Hwy 54 E, Suite 101		
Durham, NC 27707	Durham, NC 27713		
Individual Selling Agent: Jaki Dysart ☐ Acting as a Designated Dual Agent (check only if applicable)	Individual Listing Agent: Matt Perry ☐ Acting as a Designated Dual Agent (check only if applicable)		
Selling Agent License #: 198296	Listing Agent License #:234841		
Selling Agent Phone #: 919-491-3532	Listing Agent Phone #:919-995-6180		
Selling Agent Fax # : 919-313-8619	Listing Agent Fax #:		
Selling Agent E-mail: dysarti@hnw.com	Listing Agent F-mail: Offers@ThenerrygrounNC com		

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Seller: Alester Owe	ens and Foteini Petridou		("Selle
	Iarkofski and Kristina Markofski		("Buye
-			
Property Address:	568 Harnett Central Rd, Fuquay Var	ina, NC 27526	("Propert
Paragraph 1(d) of t	he Offer to Purchase and Contract be	RECEIPT OF DUE DILIGENCE FEE tween Buyer and Seller for the sale of the Footnote in the sale of th	
Date		Firm: Keller Williams Elite Realty	
		By:_	
		(Signatur Matt Perry	re)
		(Print na	me)
Paragraph 1(d) of t	NOWLEDGMENT OF RECEIPT the Offer to Purchase and Contract be igence Fee in the amount of \$5,000.0	tween Buyer and Seller for the sale of the F	Property provides for the payment y acknowledges.
Date		Seller:	
		(Signatur	re)
Date		Seller:	
-		(Signatur	re)
Paragraph 1(d) of t Escrow Agent of a of the Offer to Purc	he Offer to Purchase and Contract be	RECEIPT OF INITIAL EARNEST MON tween Buyer and Seller for the sale of the Fe amount of \$.00 . Escrow A ges receipt of the Initial Earnest Money Depurchase and Contract. Firm:	Property provides for the paymen
		By:	
		Dy. I	
		(Signatur	re)
		(Signatur	
Paragraph 1(d) of the Escrow Agent of an 1(f) of the Offer to and disburse the sa	the Offer to Purchase and Contract be in (Additional) Earnest Money Deposit Purchase and Contract hereby acknown in accordance with the terms of the	(Signature (Print nate) (Print nate) RECEIPT OF (ADDITIONAL) EARNESS (Streen Buyer and Seller for the sale of the Fit in the amount of \$.00 (Section 1). Escribing the Offer to Purchase and Contract.	TO MONEY DEPOSIT Property provides for the payment as identified in Paragram
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Paragraph 1(d) of the Escrow Agent of an 1(f) of the Offer to and disburse the same Date:	the Offer to Purchase and Contract be in (Additional) Earnest Money Deposit Purchase and Contract hereby acknown in accordance with the terms of the	(Signature (Print nate) RECEIPT OF (ADDITIONAL) EARNESS of tween Buyer and Seller for the sale of the Fit in the amount of \$.00 Escribble (Additional) Earness the Offer to Purchase and Contract. Firm: By:	Toperty provides for the payment ow Agent as identified in Paragrat Money Deposit and agrees to h
Paragraph 1(d) of the Escrow Agent of an and the Offer to and disburse the same Date:	the Offer to Purchase and Contract be in (Additional) Earnest Money Deposit Purchase and Contract hereby acknowne in accordance with the terms of the	(Signature (Print nate) RECEIPT OF (ADDITIONAL) EARNESS of tween Buyer and Seller for the sale of the Fit in the amount of \$.00 Escribble (Additional) Earness the Offer to Purchase and Contract. Firm:	Teroperty provides for the payment ow Agent as identified in Paragrat Money Deposit and agrees to here.



Job #58542015

Inspect-Septic Inspection Report

The Water Specialist Inc. 608 Cornerstone Ct Hillsborough, NC 27278 919-732-1578

www.thewaterspecialist.com, caleb@thewaterspecialist.com

**Note: This report does not represent an exhaustive examination of the septic system. It is intended to serve as a guideline to suggest present operating conditions. For optimum use of this septic system it is best to follow all guidelines given by the county Environmental Health staff. It is recommended that the septic tank be pumped every 3 to 5 years.

- This point of sale inspection is not intended in any way to offer any past or future performance evaluation of this septic system. The size of the system noted is only provided if permit information is available. Only the county can determine the size of any septic system.

Name

Matthew Markofski (buyer)

Address

568 Harnett Central Road, Fuguay-Varina, NC 27526 USA

Date

2024-02-15

Inspector

Evan Watkins Insp. Cert# 6214I

Was septic tank pumped at the time of inspection? (the state recommends that all age tanks be pumped from both the inlet and outlet chambers at the time of inspection. Our policy is that we require pumping upon inspection on systems installed in the 1980s and older but only recommend pumping on systems newer than this)

Yes pumped from both chambers



Did client decline pumping tank for the inspection? (clients may elect not to have a tank pumped upon inspection if installed after 1990)

No, Tank was pumped at the time of inspection

Weather conditions upon inspection: (adverse wet conditions may influence inspection findings)

Dry and clear

Conditions that may have hindered inspection:

✓ No condition present that prevented inspection of this septic system and it comonents.

Permit information:

Existing permit located? (Older systems may not have a permit)

No-permit could not be located by the county

Rated # of bedrooms per permit or MLS listing? (bedrooms of the house are determined by what is permitted on the septic permit)

3 bedrooms

Per listing

Repair area noted on permit/Repair area approx location.(Older properties may not have a designated repair area)

No permit available

Approx. year system was installed:

1987 estimated

Type of system: (system type can vary with age and site conditions)

Conventional

Is system permitted for Garbage disposal? most counties will only allow a garbage disposal with a special permit)

Not permited

Certified operator required? (county/state require some systems to be maintained by a certified operator)

Not required

Septic tank information:

Location of septic tank

Left of house

Rear of house



Tank accesses buried or accessible with risers? (tanks without risers must have accesses dug up to be serviced. Often tanks will have 1 riser for the inlet access and the outlet access will be buried underground)

Buried

Approx. depth to top of the tank:

6-12"

Do we recommend installing riser(s) ? (this will prevent digging up the yard in the future)

Yes both inlet and outlet

Distance from septic tank to well: (Current State Minimum is 50' - County rules may be different)

Greater than 100'

"127' to the well "

Distance from septic tank to structures and/or pool: (Current State minimum is 5' from single story 10' from basement, 25' from pool- County rules may be different)

Greater than 10' to structure

No pool present

"17' to the house"

Upon opening the tank, the water level was:

Above what the proper operating level should be





"At the time of inspection the water level was noted to be above both the inlet and outlet pipes and the dispersal field was not accepting any liquids."

Evidence of a sewer back up? (backups could indicate repairs are needed)

Yes (see notes)

"At the time of inspection the water level was noted to be above both the inlet and outlet pipes and the dispersal field was not accepting any liquids."

Inlet of septic tank:

Inlet riser present/Condition?

Not present





Inlet pipe visible with proper fall? (settling may have caused inlet pipe to have improper fall)

Yes

Proper grade present



Inlet pipe above static water level? (an inlet pipe below the water level may cause a back up in the sewer line)

No (see notes)

"At the time of inspection the water level was above the inlet pipe."

Root growth around inlet pipe/access lid? (root growth may cause a problem with tank functions)

No

Approx. scum level in 1st chamber: (excessive solids will result in tank needing to be pumped)

4-6"

Approx. sludge level in 1st chamber: (excessive solids will result in tank needing to be pumped)

8-12"

Outlet of septic tank:

Outlet riser present/Condition?

Not present





Outlet pipe visible with proper fall? (this is the pipe leaving the tank and feeding the drain-field)



Yes
Proper grade present



Precast wall or sanitary tee present / in-tact? (older tanks may have a concrete wall at the outlet that is prone to deterioration)







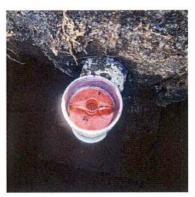
Not present



Is there an outlet filter present and needs cleaning? (newer tanks have an outlet filter that needs to be cleaned annually)

Yes

Cleaned at time of inspection



Do we recommend installing a filter?

Existing filter present

Has ground settling caused this filter tee to move?(Ground settling may cause tee to break or not work correctly)

No settling noted

Root growth around outlet pipe/access lid?(root growth may cause a problem with tank functions)

No roots present

Approx. scum level in 2nd chamber: (excessive solids will result in tank needing to be pumped)

0-2"

Approx. sludge level in 2nd chamber: (excessive solids will result in tank needing to be pumped)

4-8"

Septic tank interior:

Possible to inspect tank interior/condition?(interior tank inspection may be difficult due to access and lighting)











Baffle wall present/In-tact? (the baffle wall helps prevent solids from reaching the drain-field)

Yes-Full baffle
Intact





Pump tank information:

Pump tank present? (some systems have a lift pump) N/A
Dispersal field information:
Dispersal field located/inspected? (in some cases the drain-field is unable to be located)
Could not be located (see notes for reason)
"Due to the conditions only a few feet of the dispersal field was able to be located at the time of inspection."
Dispersal field being used or idle? (Idle fields may not represent real operating conditions)
☑ In use
Location of Dispersal field: Rear of house
Vegetation on drain-field acceptable? (saplings and un-monitored growth on the drain-field may cause problems)
✓ Yes
"The area for the dispersal field was noted to be in a wooded area with large trees throughout. It did not appear to be overgrown or with small saplings."
Confirmed delivery of water to the dispersal field? (the dispersal field should accept the water from the tank without backing up) Yes
"The dispersal field was not accepting water at the time of inspection."
D-Box or Manifold Located/inspected?
✓ No D-box present
Valve box(s)/LPP turn ups found/accessible? (certain drain-fields may have operational parts that need to be inspected routinely)
✓ No valve boxes or turn ups present
Distance from dispersal field to well: (Current State minimum is 50' - County rules may be different)
Greater than 100'
"130' to the well "
Distance from drain-field to structures and/or pool: (Current State Minimum distance 5' from single story 10' from basement to building, 25' to pool; county rules may be different)
Greater than 10' to structure No pool present
"26' to the house"

Location of property lines to septic system components: (Current State Minimum is 10' - County rules may be different)

Property lines unknown

Location of septic system components to pond, stream or other surface water: (Minimum distance 50')

Greater than 50'

Inspection required by county? (some systems must be inspected by the county themselves every so often)

Not required

Things to know about a septic system:

- Do not put too much water into the septic system; typical water use is about 50 gallons per day for each person in the family.
- Do not add materials (chemicals, sanitary napkins, applicators, and so on) other than domestic wastewater.
- Restrict the use of your garbage disposal. Garbage disposals are not allowed by some county Environmental Health Departments.
- Do not pour grease or cooking oils down the sink drain.
- Make a diagram showing the location of your tank drain-field and repair area or obtain the one that is on file at your local health dept.
- Install a watertight riser over the septic tank to bring the access above ground level if this was not done at the time of original installation.
- Periodically have the solids pumped out of the septic tank. Usually every 3-5 years. If the tank has a filter then it should be cleaned at this time. It is usually recommended that this be cleaned annually.
- Maintain adequate vegetative cover over the drain-field. Do not allow saplings and brush to grow unchecked on the drain-field. Usually cutting miscellaneous growth on the drain-field at least once per year is adequate.
- Trees located on or near any part of the septic system could result in root intrusion.
- Make sure surface waters are diverted away from the tank and drain-field when possible.
- Keep vehicles and heavy equipment off the septic system.
- Do not plan any building additions, pools, driveways, or other construction work near the septic system or the repair area without consulting an Environmental Health Specialist in the county the system is located in.
- For more information about a septic system and the responsibilities associated with it, go to the following web site: http://www.soil.ncsu.edu/publications/Soilfacts/AG-439-13/index.htm

Notes regarding this septic system on the day of inspection:

- ** At the time of inspection the water level was noted to be above both the inlet and outlet pipes and the dispersal field was not accepting any liquids. This should be repaired by a licensed septic contractor to ensure proper functionality of the septic system.
- ** Due to the conditions only approx. 10 feet of the dispersal field was able to be located at the time of inspection.

Additional notes regarding this septic system on the day of inspection:(if needed)

[&]quot;Approximately 75' to the pond from any septic component."

- A licensed septic contractor should be contacted to address any noted repair or maintenance items noted within this inspection report.

This report does not constitute a guarantee or warranty, nor does it in any way represent future performance of the septic system. This inspection is a presentation of system facts in place on the date of inspection.

Inspector Signature