# OFFER TO PURCHASE AND CONTRACT-NEW CONSTRUCTION

[Consult "Guidelines" (Form 800G) for guidance in completing this form]

(3) Buyer will provide financing for construction.] land to Buyer. It is not for use when: (1) the Seller does not or will not own the land to be conveyed, (2) Buyer owns the land or [This form is designed for use when the Seller of a new home is or has engaged a licensed contractor who is constructing or will construct a "spec" or custom single-family dwelling on land owned or to be owned by Seller and then convey improved

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

TERMS AND DEFINITIONS: The terms listed below shall have the respective meaning given them as set forth adjacent to

th term.  (a) "Seller":  The General Contractor is <b>Y</b> the Se	term.  (a) "Seller": Wellons Realty, Inc.  The General Contractor is X the Seller OR [ ] is (insert contractor's name): Lauren Wellons White
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
NC contractor's license #: 80/80	classification; building limit; Limited
(b) "Buyer":	Kimberly Breeden
(c) "Real Estate": The Real Estappurtenances thereto. Street Address: Pope Rd	(c) "Real Estate": The Real Estate shall include all that certain lot or parcel of land described below together with all appurtenances thereto. Street Address: Pope Rd
City: Dunn	Zip <b>28334</b>
County: Harnett	, North Carolina
NOTE: Governmental authority ov	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	applicable)  , Subdivision Long Branch Holding Co  as shown on Plat Rock/Slide at Page(s)
The PIN/PID or other identification number of the Real Estate is: Other description: TR#3 LONG BRANCH HOLDING CO MA	VP#2019-220
Some or all of the Real Estate may be described in Deed Book "Purchage Price":	be described in Deed Book 3750 at Page 686.
\$ 383,702.00	Paid in U.S. Dollars upon the following terms (to be adjusted by allowance and Change
₩	Orders as defined in Paragraph 3(b)(iii)): BY INITIAL EARNEST MONEY DEPOSIT made payable and delivered to Escrow Agent
	named in Paragraph 1(j) by cash personal check official bank check wire transfer, electronic transfer, EITHER with this offer OR within five (5) days of the Effective Date of this Contract.
\$ P.	BY (ADDITIONAL) EARNEST MONEY DEPOSIT made payable and delivered to Escrow Agent named in Paragraph 1(j) by cash, official bank check, wire transfer or
	transfer no
	Addendum.
\$ 19,351.00	BY BUILDING DEPOSIT made payable to Seller in accordance with the terms of
\$ 364,351.00	subparagraph (I) below.  BALANCE of the Purchase Price in cash at Settlement (some or all of which may be paid
	with the proceeds of a new loan).

(a)

Whenever the final cost for allowances is more or less than the allowances set forth in this Contract or any addendum to this Contract and whenever there are Change Orders which change the cost for the Dwelling, the difference shall be adjusted between the parties either prior to Settlement or at Settlement. The Purchase Price shall be the complete cost for the Property.

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This form jointly approved by:

North Carolina Bar Association North Carolina Association of REALTORS®, In



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Wellons Realty, Inc., P.O. Box 730 Dunn NC 28335
Lauren Wellons White Pro

Buyer initials

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Seller initials

Fax: (910)892-5032

not timely deliver the required funds, Seller shall have the right to terminate this Contract upon written notice to Buyer. after written notice to deliver cash, official bank check, wire transfer or electronic transfer to the payee. In the event Buyer does Should Buyer fail to deliver 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

- (e) "Pre-Construction Evaluation Period": The period beginning on the Effective Date and extending through 5 p.m. on TIME BEING OF THE ESSENCE.
- the Real Estate in accordance with the Plans and Specifications agreed to by Seller and Buyer. "Dwelling": Seller shall complete construction of a single family dwelling and related improvements to be constructed on
- (g) "Property": The Property shall mean the Real Estate described in 1(c) plus the Dwelling described in 1(f)
- (h) "Plans and Specifications":

date, number of pages, designer, etc.) so they can be clearly identified and referenced: NOTE: All site plans, drawings, floor plans, landscape plans, schedule of allowances, description of materials and specification lists should either be listed with copies attached as exhibits OR described with specificity (title of document,

**Breeden Plans Attached** 

connection with the proceeding. proceeding shall be entitled to recover from the non-prevailing party reasonable attorney fees and court costs incurred in proceedings are brought by Buyer or Seller against the other to recover the Earnest Money Deposit, the prevailing party in the breach, and the balance of the Earnest Money Deposit, if any, shall be refunded to Buyer upon Buyer's request. If legal such breach, the Earnest Money Deposit shall be applied to such damages as Seller may be legally entitled to recover for such for such breach. In the event of breach of this Contract by Buyer, then without limiting any other remedies available to Seller for Deposit shall be refunded to Buyer upon Buyer's request, but such return shall not affect any other remedies available to Buyer the Earnest Money Deposit shall be refunded to Buyer. In the event of breach of this Contract by Seller, the Earnest Money otherwise terminated. In the event: (1) this offer is not accepted; or (2) a condition of any resulting contract is not satisfied, then deposited and held in escrow by Escrow Agent until Closing, at which time it will be credited to Buyer, or until this Contract is (i) "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

(j) "Escrow Agent" (insert name):

parties to this transaction, their real estate agent(s) and Buyer's lender(s). Buyer and Seller consent to disclosure by the Escrow Agent of any material facts pertaining to the Earnest Money Deposit to 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 Earnest Money Deposit in the Escrow Agent's trustor escrow account until Escrow Agent has obtained a written release from the licensed real estate broker ("Broker") is required by state law (and Escrow Agent, if not a Broker, hereby agrees) to retain the NOTE: In the event of a dispute between Seller and Buyer over the disposition of the Earnest Money Deposit held in escrow, Attorney may deposit the disputed monies with the appropriate clerk of court in accordance with the provisions of N.C.G.S.

INCURRED BY MAINTAINING SUCH ACCOUNT AND RECORDS ASSOCIATED THEREWITH. THEREON SHALL BE DISBURSED TO THE ESCROW AGENT MONTHLY IN CONSIDERATION OF THE EXPENSES 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

(k) "Effective Date": The date that: (i) the last one of Buyer and Seller has signed or initialed this offer or the final counteroffer, having reviewed the terms of each page, and that the complete execution of such initials lines shall not be a condition of the parties acknowledge and agree that the initials lines at the bottom of each page of this Contract are merely evidence of their if any, and (ii) such signing or initialing is communicated to the party making the offer or counteroffer, as the case may be. The effectiveness of this Agreement.

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Buyer initials & B

\_\_ Seller initials

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Buyer initials

Bb Seller initials Way Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

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Lot 3 Pope Rd

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(p) "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. A Special Assessment may be either proposed or confirmed.

prior to Settlement. "Proposed Special Assessment": A Special Assessment that is under formal consideration but which has not been approved

sum or future installments. "Confirmed Special Assessment": A Special Assessment that has been approved prior to Settlement whether payable in a lump

**NOTE:** Any Proposed and Confirmed Special Assessments must be identified by Seller in paragraph 9(b), and Buyer's and Seller's respective responsibilities for Proposed and Confirmed Special Assessments are addressed in paragraphs 8(a) and 10(k).

clean, (ii) a certificate of occupancy has been issued by the appropriate governmental authority having jurisdiction over the construction of the Dwelling and delivered to Buyer, and (iii) only Punch List Items remain to be corrected. Specifications and any other special provisions that may be part of the Contract to the degree that: (i) it is habitable and broom-(q) "Substantial Completion": The completion of the construction of the Dwelling in accordance with the Plans and

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discretion, is not satisfed 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, the 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. Buyer shall provide documentary evidence to Seller that Buyer can obtain the Loan.  NOTE: Buyer's obligations under this Contract are not conditioned upon obtaining or closing any loan. Some mortgage loan programs and Down Payment Assistance programs selected by Buyer may impose additional obligations, conditions or costs upon Seller or Buyer, and more information may be necessary to perform Seller's obligations under this Contract. Seller agrees to pursue qualification for and approval of such financing diligently and in good faith. Prior to the expiration of the Pre-Construction Evaluation Period, TIME BEING OF THE ESSENCE. Seller shall have the right to terminate this Contract by delivering to Buyer written notice of termination if Seller, in Scontract Seller will be able to obtain financing necessary to perform Seller's obligations under this Contract shall be terminated and all Earnest Money shall be refunded to Buyer. If Seller has timely delivered such notice, this Contract shall be Dwelling.  (i) Soil Suitability (X) Applicable Not Applicable): The soil is suitable for the Dwelling.  (ii) Utility Availability (X) Applicable Not Applicable): The soil is suitable for the Dwelling.  (iii) Environmental Restrictions ( Applicable Not Applicable): An Improvement Permit from any environmental regulatory for residential purposes.	Evaluation Period, the following conditions shall apply:  (a) <b>Buyer Loan Condition:</b> Not Applicable  Unless not applicable, Buyer's performance is contingent upon Buyer's ability to obtain a XFHA VA (attach FHA/VA Financing Addendum) Conventional Down Payment Assistance Program Other:  [X] Fixed Rate Adjustable Rate in the principal amount of Funding Fee or FHA MIP for a term of 30 year(s), at an initial interest rate not to exceed with mortgage loan discount points not to exceed with mortgage loan amount ("Loan"). Buyer agrees to pursue qualification for and approval of the Loan diligently and in good faith. Prior to the expiration of the Pre-Construction Evaluation Period, TIME BEING OF THE ESSENCE, Buyer and the content of the
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STANDARD FORM 800-T Lot 3 Pope Rd **Revised 7/2020** 

Buyer initials

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Flood Hazard (

of the Property for residential purposes.

agency which may have jurisdiction concerning the Real Estate which would allow the construction of the Dwelling. Flood Hazard ( Applicable X Not Applicable): There is no flood hazard that prohibits or unreasonably limits the use

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Seller initials

To

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Tot 3 Dane Rd
Buyer initials & Seller initia
Page 5 of 16 STANDARD FORM 800-T
(f) Extension: TIME IS OF THE ESSENCE REGARDING THE EXPIRATION OF THE PRE-CONSTRUCTION EVALUATION PERIOD. The parties may, but are not required to, agree to extend the Pre-Construction Evaluation Period. Any extension of the Pre-Construction Evaluation must be in writing and signed by the parties. In the event of an extension, the Settlement Date shall be extended by the same period of time that the Pre-Construction Evaluation Period has been extended.
<b>NOTE:</b> NC General Statutes Section 136-102.6(f) (the "Statute") requires that under circumstances described in the Statute, a buyer must be provided a subdivision streets disclosure statement prior to entering into an agreement to buy subdivided property described in the Statute. If Buyer or Seller are uncertain whether the sale of the Property described in this Contract is subject to the Statute, consult a NC real estate attorney.
(e) Street Disclosure/Investigation  Buyer shall have the opportunity during the Pre-Construction Evaluation Period to investigate 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 currently maintained by the State of NC or any municipality where the Property is located, and (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. Prior to the expiration of the Pre-Construction Evaluation Period, 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 with the status of the street/road upon which the Property fronts as well as any other street/road used to access the Property. If Buyer has timely delivered such notice, then Buyer will be deemed to have waived this condition.
proposed Dwelling through the Federal Environmental Management Act Program.  (iii) <b>Termination:</b> If either subparagraph (i) or (ii) or both, above, have been checked, then prior to the expiration of the Pre-Construction Evaluation Period. <b>TIME BEING OF THE ESSENCE</b> , 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 Buyer will be able to obtain insurance of the type and at the rate described above. 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.
(b) Buyer does not intend to occupy the Dwelling as Buyer's primary residence and must be able to obtain insurance on the Property with coverage at least equivalent to that contained in a Dwelling Property 2 - Broad Form policy (also known as a DP2 policy) without optional coverages.
(Check the appropriate box)  X (a) Buyer intends to occupy the Dwelling as Buyer's primary residence, and must be able to obtain insurance on the Property with coverage at least equivalent to that contained in a Homeowners 2 - Broad Form policy (also known as an HO2 policy) without optional coverages.
(d) Insurance Availability/Affordability Condition:  [X] (i) Casualty Insurance: (if checked, the following terms apply). Buyer must be able to obtain the insurance set forth in subparagraph (a) or (b) below at a rate not exceeding One Hundred Fifty Percent (150%) of the "Base Rate" for such insurance as filed by the NC Rate Bureau with the NC Department of Insurance.
Dwelling meets applicable architectural requirements. All costs and expenses of obtaining the Reports shall be borne by Seller, and Seller shall use best efforts to timely obtain the Reports and provide copies of them to Buyer. If the Reports cannot be obtained by the expiration of the Pre-Construction Evaluation Period, either party may terminate this Contract by delivering to the other party written notice of termination no later than 5 p.m. on the third day following the expiration of the <i>Pre-Construction Evaluation Period</i> , <i>TIME BEING OF THE ESSENCE</i> . If the terminating party has timely delivered such notice, this Contract shall be terminated and all Earnest Money shall be refunded to Buyer. If neither party delivers such notice, then the parties will be deemed to have waived this condition.
(viii) <b>Zoning/Restrictive Covenants</b> ( <b>X</b> Applicable   Not Applicable): The Dwelling may be constructed in accordance with applicable zoning and restrictive covenants.  (ix) <b>Architectural Review</b> ( <b>X</b> Applicable   Not Applicable): Approval from architectural review board/committee that the
(vi) <b>Septic System</b> ( X Applicable   Not Applicable): An improvement Fermit of written evaluation from the County Health Department ("County") for a (check only ONE) X conventional or other ground absorption sewage system for a bedroom home.  (vii) <b>Private Drinking Water Well</b> ( Applicable X Not Applicable): A Construction Permit from the County Health Department ("County") for a private drinking water well.

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**NOTE:** The failure of a party to terminate this Contract based upon a condition contained in this Pre-Construction Evaluation Period paragraph shall not constitute a waiver of or otherwise affect any other rights that the party may have under this Contract.

## 3. CONSTRUCTION OF DWELLING:

(a) Quality of Construction: Seller shall construct the Dwelling (i) in accordance with the Plans and Specifications; (ii) in compliance with all laws, regulations, codes, and ordinances applicable to the construction of the Dwelling; and (iii) in a good and work man like manner with new, good quality materials and components.

#### (b) Changes:

- prior written consent of Buyer. Seller Changes: Seller shall not make any significant deviation or change in the Plans and Specifications without the
- and Specifications, consisting of additions, deletions or other revisions. (ii) Buyer Changes: Buyer may request changes in the construction of the Dwelling within the general scope of the Plans
- and signed by both Buyer and Seller ("Change Order"). Any adjustments in the Purchase Price, Building Deposit and (iii) Change Order: Changes under (i) and/or (ii) above shall be made only by a Change Order, which shall be in writing Settlement date shall be as set forth in the Change Order.
- with or related to the construction of the Dwelling unless otherwise agreed in writing. facilities, permits, fees, licenses, all plans and specifications and all other costs, charges and expenses whatsoever in connection Construction Costs: Seller shall provide and pay for all labor, materials, equipment, tools, clean-up, utilities, transportation,
- (d) Construction Financing: Seller shall pay all costs, charges, and other expenses, of any nature whatsoever, for Seller's construction financing of the Dwelling.
- (e) Building Permit: Within 14 days after the expiration of the Pre-Construction Evaluation Period, Seller will obtain the building permit for the construction of the Dwelling. With respect to this deadline, TIME X IS IS NOT OF THE ESSENCE. Construction of the Dwelling shall commence upon issuance of the building permit and necessary land use permits

#### (f) Punch List Items:

- COMPLETION (as defined in Paragraph 1 (q)), SELLER'S FAILURE TO CORRECT A PUNCH LIST ITEM PRIOR TO SETTLEMENT WILL NOT BE GROUNDS FOR DELAYING SETTLEMENT OR THE IMPOSITION OF ANY Seller shall correct Punch List Items at Seller's cost within a reasonable period of time. AFTER SUBSTANTIAL written list of all deficiencies in workmanship and material that are detectable by visual examination ("Punch List Items"). agreeable date and time on which Buyer shall inspect the Dwelling. Prior to Settlement, Buyer and Seller shall agree upon a OBLIGATION TO CORRECT ANY PUNCH LIST ITEM. CONDITIONS ON SETTLEMENT; PROVIDED, SETTLEMENT SHALL NOT RELIEVE SELLER FROM THE Seller shall notify Buyer when there has been Substantial Completion of the Dwelling and shall schedule a mutually
- the obligations of Seller under the Limited Warranty of Construction under Paragraph 5 below. (ii) This subparagraph (f) shall not be deemed to limit Buyer's right to conduct inspections under Paragraph 4 below or limit
- reasonably anticipated; or (iv) acts of God, Seller shall give as much notice as possible of the delay to Buyer and the time for 3(b)(ii) ABOVE AND MAKING PROMPT DECISIONS ON ANY ALLOWANCE ITEMS. for the delay(s) experienced. BUYER ACKNOWLEDGES AND UNDERSTANDS THE IMPORTANCE OF COOPERATING Substantial Completion of construction of the Dwelling and the Settlement Date shall be extended by a reasonable time to account written Change Orders; (iii) shortages of materials, adverse weather conditions, or delays in transportation which were not (g) Delay in Construction: If Seller is delayed at any time in the progress of construction by (i) any act or neglect of Buyer; (ii) ANY REQUESTED CHANGES IN THE CONSTRUCTION OF THE DWELLING IN ACCORDANCE WITH PARAGRAPH OR MINIMIZE ANY DELAY IN SETTLEMENT, INCLUDING BUT NOT LIMITED TO TIMELY COMMUNICATION OF FULLY WITH SELLER IN ORDER TO HELP EXPEDITE THE CONSTRUCTION OF THE DWELLING AND TO AVOID

## 4. BUYER'S INVESTIGATION OF CONSTRUCTION:

omission. Buyer's rights under this paragraph shall not release Seller from any of Seller's obligations for the construction of the specifying the particular deviation, deficiency, or omission, and Seller shall forthwith correct such deviation, deficiency, or with the Plans and Specifications and the terms of this Contract. In the event that during construction Buyer shall reasonably conducting such inspections as Buyer deems appropriate to determine whether the work performed or being performed conforms Closing or possession by Buyer, in such manner as not to interfere with the progress of construction, for the purpose of Dwelling in accordance with the Plans and Specifications and this Contract determine that such construction is not proceeding in accordance with this Contract, Buyer shall give written notice to Seller (a) Inspections: Buyer and/or Buyer's agents or representative may enter the Dwelling at reasonable times through the earlier of

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Buyer initials

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- organisms other than wood-destroying insects. Seller shall provide a standard warranty of termite soil treatment. therefrom, Seller shall perform any required treatment and make any necessary repairs. Buyer is advised that the inspection of visible damage therefrom. If the report indicates that there is visible evidence of wood-destroying insects or visible damage Committee, stating that as to the Dwelling there was no visible evidence of wood-destroying insects and containing no indication licensed pest control operator on a standard form in accordance with the regulations of the North Carolina Structural Pest Control report described in this paragraph may not always reveal either structural damage or damage caused by agents or Wood-Destroying Insects: Buyer shall have the option of obtaining, at Buyer's expense, prior to Settlement, a report from a
- level less than 4.0 pico curies per liter of air, it shall be deemed satisfactory to Buyer. the completion of remediation, Buyer may have a radon test performed at Seller's expense, and if the test result indicates a radon test result exceeds the above-mentioned level, Seller shall remediate to bring the radon level within the satisfactory range. Upon January 1, 1997, EPA guidelines reflect an "acceptable" level as anything less than 4.0 pico curies per liter of air). The test result shall be deemed satisfactory to Buyer if it indicates a radon level of less than 4.0 pico curies per liter of air (as of Radon Inspection: Buyer shall have the option, at Buyer's expense, to have the Property tested for radon prior to Settlement.
- may be required under this paragraph 4 prior to Settlement will be grounds for delaying Settlement. (d) Delay in Settlement: Seller's failure to perform any required correction, repair, treatment or remediation or other work that
- professional performing reasonable appraisals, tests, surveys, examinations and inspections of the Property. caused by accepted practices either approved by the NC Home Inspector Licensure Board or applicable to any other NC licensed resulting from any activities of Buyer and Buyer's agents and contractors, but Buyer shall not be responsible for any damage (e) Buyer's Obligation to Repair Damage: Buyer shall, at Buyer's expense, promptly repair any damage to the Property
- contractors relating to the Property except for any loss, damage, claim, suit or cost arising out of pre-existing conditions of the of any contract, agreement, or injury to any person or property as a result of any activities of Buyer and Buyer's agents and Contract and any termination hereof. Property and/or out of Seller's negligence or willful acts or omissions. This repair obligation and indemnity shall survive this Indemnity: Buyer will indemnify and hold Seller harmless from all loss, damage, claims, suits or costs, which shall arise out

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agree they are in the business of building and selling such dwellings. not be assigned nor shall it inure to the benefit of any other person or entity, and (2) shall survive Closing and the delivery of the may either (i) make such repairs and corrections, (ii) replace any faulty or non-conforming item or condition or (iii) pay to Buyer materials or non-conformity of construction to the Plans and Specifications. At Seller's sole option, Seller and General Contractor severally with Seller, hereby warrant(s) that, for a period of one (1) year from the date of Closing or the date Buyer occupies the (a) Limited Warranty Of Construction. Unless otherwise provided for herein, Seller, and General Contractor jointly and deed. This limited warranty is in addition to and not in lieu of any warranty implied by law and Seller and General Contractor the reasonable cost of such repair, correction or replacement. This limited warranty: (1) is for the benefit of Buyer only and may either interior or exterior, structural or nonstructural, that shall become necessary by reason of faulty construction, Dwelling, whichever comes first, Seller and General Contractor will make all necessary repairs and corrections to the Dwelling,

and/or General Contractor. If checked, the foregoing limited warranty shall not apply and is replaced by the attached written warranty provided by Seller

such component expressly guaranteed or warranted by the manufacturer. compliance with any notice and claim procedures set forth therein. The warranty under Paragraph 5(a) shall not extend to any and warranties of all components comprising the Dwelling to the extent the same are assignable. Buyer shall be responsible for Warranties Of Components. Seller and/or General Contractor shall assign and deliver to Buyer at Settlement all guarantees

R-VALUE	THICKNESS	ТҮРЕ	INSULATION OF DWELLING:
		per code	WALLS
		per code	CEILINGS
		per code	FLOORS

7. BUYER REPRESENTATIONS:

Other Property Address: Natures Way, Dunn, to complete the purchase of the Property. (Complete the following only if Buyer DOES have to sell or lease other real property:) (a) Other Property: Buyer X DOES DOES NOT have to sell or lease other real property in order to qualify for a new loan or

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Buyer initials

Seller initials Seller initials Seller initials Seller initials

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(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).
(v) title insurance; (vi) title insurance; (vii) any fees charged by the closing attorney for the preparation of the Closing Disclosure, Seller Disclosure and any other settlement statement; (viii) recording the deed; and (ix) preparation and recording of all instruments required to secure the balance of the Purchase Price unpaid at Settlement.
<ul> <li>(b) Responsibility for Certain Costs: Buyer shall be responsible for all costs with respect to: <ul> <li>(i) any loan obtained by Buyer, including charges by an owners association and/or management company as agent of an owners' association for providing information required by Buyer's lender,</li> <li>(ii) charges required by an owners' association declaration to be paid by Buyer for Buyer's future use and enjoyment of the Property, including, without limitation, working capital contributions, membership fees, or charges for Buyer's use of the common elements and/or services provided to Buyer, such as "move-in fees";</li> <li>(iii) determining restrictive covenant compliance;</li> <li>(iv) title search:</li> </ul> </li> </ul>
8. BUYER OBLIGATIONS: (a) Responsibility for Proposed Special Assessments: Buyer shall take title subject to all Proposed Special Assessments.
<b>NOTE:</b> 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 or is intended.
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 10(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.
Date; or (3) Settlement or occupancy by Buyer in the case of a sale or exchange.  Exempt from N.C. Mineral and Oil and Gas Rights Mandatory Disclosure Statement because (SEE GUIDELINES):
signing of this offer.  Buyer has NOT received a signed copy of the N.C. Mineral and Oil and Gas Rights Mandatory Disclosure Statement prior to the signing of this offer and shall have the right to terminate or withdraw this Contract without penalty (including are fund of any Due Diligence Fee) prior to WHICHEVER OF THE FOLLOWING EVENTS OCCURS FIRST: (1) the end of the third calendar day following receipt of the Disclosure Statement; (2) the end of the third calendar day following the Effective
(c) Mineral and Oil and Gas Rights Mandatory Disclosure Statement (check only one):  X Buyer has received a signed copy of the N.C. Mineral and Oil and Gas Rights Mandatory Disclosure Statement prior to the
(b) <b>Performance of Buyer's Financial Obligations:</b> To the best of Buyer's knowledge, there are no other circumstances or conditions existing as of the date of this offer that would prohibit Buyer from performing Buyer's financial obligations in accordance with this Contract, except as may be specifically set forth herein.
<b>NOTE:</b> This Contract is NOT conditioned upon the sale/lease or closing of Buyer's other property. If the parties agree to make this Contract conditioned on a sale/lease or closing of Buyer's other property, an appropriate contingency addendum should be drafted by a North Carolina real estate attorney and added to this Contract.
<ul> <li>X (Check if applicable) Buyer's other property IS NOT under contract as of the date of this offer. Buyer's property (check only ONE of the following options): <ul> <li>is listed with and actively marketed by a licensed real estate broker.</li> <li>is will be listed with and actively marketed by a licensed real estate broker.</li> <li>is Buyer is attempting to sell/lease the Buyer's other property without the assistance of a licensed real estate broker.</li> </ul> </li> </ul>
[] (Check if applicable) Buyer's other property IS under contract as of the date of this offer, and a copy of the contract has either been previously provided to Seller or accompanies this offer. (Buyer may mark out any confidential information, such as the purchase price and the buyer's identity, prior to providing a copy of the contract to Seller.) Failure to provide a copy of the contract shall not prevent this offer from becoming a binding contract; however, SELLER IS STRONGLY ENCOURAGED TO OBTAIN AND REVIEW THE CONTRACT ON BUYER'S PROPERTY PRIOR TO ACCEPTING THIS OFFER.

Buyer initials

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STANDARD FORM 800-T

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(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.
<b>NOTE:</b> See paragraph 2 for limitations on Buyer's right to terminate this Contract as a result of Buyer's continued investigation of the Property following the expiration of the Examination Period.
(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 the Buyer and/or Buyer's agents or representatives, an opportunity to (i) investigate enumerated issues found in paragraphs 2, 3 and 4, (ii) verify the satisfactory completion of negotiated change orders/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 de-winterizing.
(b) Authorization to Disclose Information: Seller authorizes: (1) any attorney presently or previously representing Seller to release and disclose any title insurance policy in such attorney's file to Buyer and both Buyer's and Seller's agents and attorneys; (2) the Property's title insurer or its agent to release and disclose all materials in the Property's title insurer's (or title insurer's agent's) file to Buyer and both Buyer's and Seller's agents and attorneys; and (3) 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).
(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 affidavit (pursuant to the Foreign Investment in Real Property Tax Act). In the event Seller shall not provide a non-foreign status affidavit, Seller acknowledges that there may be withholding as provided by the Internal Revenue Code.
<ul> <li>(a) Evidence of Title, Payoff Statement(s) and Non Foreign Status:</li> <li>(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.</li> <li>(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 short that statements from any such lander(s)</li> </ul>
10. <b>SELLER OBLIGATIONS:</b> In addition to Seller's obligation to construct the Dwelling in accordance with paragraph 3 above, Seller shall have the following additional obligations:
(d) Owners' Association(s) and Dues: To best of Seller's knowledge, ownership of the Property Subjects and Subject Buyer to regulation by one or more owners' association(s) and governing documents, which impose various mandatory covenants, conditions and restrictions upon the Property and Buyer's enjoyment thereof, including but not limited to obligations to pay regular assessments (dues) and Special Assessments. If there is an owners' association, then an Owners' Association Disclosure and Addendum For Properties Exempt from Residential Property Disclosure Statement (Standard Form 2A12-T) shall be completed by Seller, at Seller's expense, and must be attached as an addendum to this Contract.
(c) Contractor's License: Seller represents that the General Contractor is licensed to construct the improvements on the Real Estate.
<b>NOTE:</b> Buyer's and Seller's respective responsibilities for Proposed and Confirmed Special Assessments are addressed in paragraphs 8(a) and 10(k).
Seller warrants that there are X are not any Confirmed Special Assessments. If any Confirmed Special Assessments, identify:
(b) Assessments: To the best of Seller's knowledge there are <b>X</b> are not any Proposed Special Assessments. If any Proposed Special Assessments, identify:
9. SELLER REPRESENTATIONS:  (a) Ownership: Seller represents that Seller:  has owned the Real Estate for at least one year;  has owned the Real Estate for less than one year  X does not yet own the Real Estate

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Lot 3 Pope Rd

- 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 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 from any cause or claim arising therefrom. Affidavit And Indemnification Agreement: Seller shall furnish at Settlement an affidavit(s) and indemnification
- shall remain obligated to obtain any such cancellations following Closing. Agent. All deeds of trust, deferred ad valorem taxes, liens and other charges against the Property, not assumed by Buyer, must be (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 paid and satisfied by Seller prior to or at Settlement such that cancellation may be promptly obtained following Closing. Seller
- a public right of way. encumbrances or defects as may be assumed or specifically approved by Buyer in writing. The Property must have legal access to and unviolated covenants, conditions or restrictions that do not materially affect the value of the Property; and such other liens, survey of the Property, except: ad valorem taxes for the current year (prorated through the date of Settlement); utility easements (g) Good Title, Legal Access: Seller shall execute and deliver a GENERAL WARRANTY DEED for the Property in recordable liens, and free of any other liens, encumbrances or defects, including those which would be revealed by a current and accurate form no later than Settlement, which shall convey fee simple marketable and insurable title, without exception for mechanics'
- conveyance fees required by law. The deed is to be made to: Kimberly Breeden obligations under this Contract, and for state and county excise taxes, and any deferred, discounted or rollback taxes, and local (h) Deed, Taxes, and Fees: Seller shall pay for preparation of a deed and all other documents necessary to perform Seller's

(i) Agreement to Pay Buyer Expenses: Seller shall pay at Settlement \$ toward any of Buyer's expenses associated with the purchase of the Property, at the discretion of Buyer and/or lender, if any, including any FHA/VA		lender and inspection costs that Buyer is not permitted to pay.
(i) Agreement to Pay Buyer Expenses: Seller shall pay at Settlement \$ toward any of Buyer's	or lender, if any, including any FHA/VA	expenses associated with the purchase of the Property, at the discretion of Buyer and
	toward any of Buyer's	(i) Agreement to Pay Buyer Expenses: Seller shall pay at Settlement \$

**NOTE:** Parties should review the FHA/VA Addendum prior to entering an amount in Paragraph 10(i). 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.

- and/or a management company as agent of the owners' association in connection with the transaction contemplated by the completing the Residential Property and Owners' Association Disclosure Statement; and resale or other certificates related to a Contract other than those fees required to be paid by Buyer under paragraph 8(b) above; and (iii) fees incurred by Seller in information on owners' association dues or assessments for payment or proration; (ii) any fees imposed by an owners' association proposed sale of the Property. Owners' Association Fees/Charges: Seller shall pay: (i) any fees required for confirming Seller's account payment
- estimated. The payment of such estimated amount shall be the final payment between the Parties. whether payable in a lump sum or future installments, provided that the amount thereof can be reasonably determined or (k) Payment of Confirmed Special Assessments: Seller shall pay, in full at Settlement, all Confirmed Special Assessments,
- Late Listing Penalties: All property tax late listing penalties, if any, shall be paid by Seller.
- Statement (Standard Form 2A12-T): If applicable, Seller shall provide the completed Owners' Association Disclosure and (m) Owners' Association Disclosure and Addendum For Properties Exempt from Residential Property Disclosure Addendum For Properties Exempt from Residential Property Disclosure Statement to Buyer on or before the Effective Date
- recover from the non-prevailing party reasonable attorney fees and court costs incurred in connection with the proceeding Earnest Money Deposit, any Building Deposit and/or the reasonable costs actually incurred by Buyer in connection with Buyer's representatives, without affecting any other remedies. If legal proceedings are brought by Buyer against the Seller to recover the tests, surveys, appraisals, investigations, examinations and inspections of the Property conducted by Buyer or Buyer's agents or the reasonable costs actually incurred by Buyer in connection with Buyer's qualification for and approval of any Loan and any breach, then the Earnest Money Deposit and any Building Deposit will be refunded to Buyer and Seller shall reimburse to Buyer Paragraph 10 or Seller materially breaches this Contract, and Buyer elects to terminate this Contract as a result of such failure or (n) Seller's Failure to Comply or Breach: If Seller fails to materially comply with any of Seller's obligations under this Property conducted by Buyer or Buyer's agents or representatives, the prevailing party in the proceeding shall be entitled to qualification for and approval of any Loan and any tests, surveys, appraisals, investigations, examinations and inspections of the

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the prorated amounts through the date of Settlement, and either adjusted between the parties or paid at Settlement:	11. PRORATIONS AND ADJUSTMENTS: Unless otherwise agreed, the following items shall be prorated, with Seller responsible for

(a) Ad valorem taxes and recurring governmental service fees levied with such taxes on real property shall be prorated on a calendar year basis;

	(b) Owners' association regular assessments ("dues") and other like charges.
12.	ADDITIONAL THIRD-PARTY HOME WARRANTY:  No additional third party home warranty is to be provided by Seller.  Buyer may obtain a -year home warranty at a cost not to exceed \$ which includes sales tax
	for it at and wil
	ne warranties typically have
An	Any additional third party home warranty shall not limit Seller's obligations under Paragraph 5.
13.	RISK OF LOSS AND INSURANCE:  (a) Risk of Loss: The risk of loss or damage by fire or other casualty prior to Closing shall be upon Seller. If the improvements on the Real Estate are destroyed or materially damaged prior to Closing, Buyer may terminate this Contract by written notice delivered to Seller's agent and all deposits shall be refunded to Buyer. In the event Buyer does NOT elect to terminate this Contract, Buyer shall be entitled to receive, in addition to the Property, any of Seller's insurance proceeds payable on account of the damage or destruction applicable to the Property being purchased. Seller is advised not to cancel existing insurance on the Property until after confirming recordation of the deed.
	(b) Insurance: Seller shall purchase and maintain "All Risks" Builder's Risk Insurance coverage, including Theft and Vandalism and Malicious Mischief, upon the Dwelling on a "Completed Values" basis, while the Dwelling is in the course of construction "Completed Values" shall mean the full value of the Dwelling, as of the date that all construction is completed, including Seller's total cost plus profit, but excluding the cost of the land. In the event that construction is fully completed prior to sale of the Property, Seller shall purchase and maintain Permanent "All Risks" Property Insurance coverage on the Dwelling, including Theff and Vandalism and Malicious Mischief, on a "Replacement Cost" basis. "Replacement Cost" shall mean the full cost of replacement of the structure or structures at the same site with new material of like kind and quality without deduction for depreciation. In addition, Seller shall purchase and maintain Third Party Liability Insurance coverage on the premises of the Property during the course of, and after construction is completed.
14. opo	14. <b>POSSESSION:</b> Possession, including all means of access to the Property (keys, codes including security codes, garage door openers, electronic devices, etc.) shall be delivered upon Closing as defined in Paragraph 1(0) unless otherwise provided herein.
15. AT	15. ADDENDA: CHECK ALL STANDARD ADDENDA THAT MAY BE A PART OF THIS CONTRACT, IF ANY, AND ATTACH HERE TO. ITEMIZE ALL OTHER ADDENDA TO THIS CONTRACT, IF ANY, AND ATTACH HERETO.
$\times$ $\times$	Additional Provisions Addendum (Form 2A11-T)  Additional Signatures Addendum (Form 3-T)  Schedule of Allowances Addendum (Form 800A1-T)  Statement Addendum (Form 2A12-T)  Statement Addendum (Form 2A12-T)  Statement Addendum (Form 2A5-T)  Identify other attorney or party drafted addenda: Exhibit A Attached
보장	NOTE: UNDER NORTH CAROLINA LAW, REAL ESTATE BROKERS ARE NOT PERMITTED TO DRAFT ADDENDA TO THIS CONTRACT.
16. tax	16. ASSIGNMENTS: This Contract may not be assigned without the written consent of all parties except in connection with ax-deferred exchange, but if assigned by agreement, then this Contract shall be binding on the assignee and his heirs and successors.
17 col pai shi do to	17. 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. Seller and Buyer shall execute such additional documents, including 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.

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Buyer initials

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- 18. 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.
- the Closing, it shall survive the Closing and remain binding upon and for the benefit of the parties hereto until fully observed, kept or 19. SURVIVAL: If any provision herein contained which by its nature and effect is required to be observed, kept or performed after
- contained in any listing agreement, buyer agency agreement, or any other agency agreement between them. signed by all parties. Nothing contained herein shall alter any agreement between a REALTOR® or broker and Seller or Buyer as inducements or other provisions other than those expressed herein. All changes, additions or deletions hereto must be in writing and 20. ENTIRE AGREEMENT: This Contract contains the entire agreement of the parties and there are no representations,
- 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 address, e-mail address or fax number set forth in the "Notice Information" section below. Any notice or communication to be given that the addition or modification of any information therein shall not constitute a rejection of an offer or the creation of a counteroffer. electronic address provided for such party in the "Notice Information" section below. Seller and Buyer agree that the "Notice performs the final act to send such transmission, in a form capable of being processed by the receiving party's system, to any agent. Delivery of any notice to a party via means of electronic transmission shall be deemed complete at such time as the sender this Contract may be conducted by electronic means, including the signing of this Contract by one or more of them and any notice or Information" and "Acknowledgment of Receipt of Monies" sections below shall not constitute a material part of this Contract, and communication given in connection with this Contract. Any written notice or communication may be transmitted to any mailing CONDUCT OF TRANSACTION: The parties agree that any action between them relating to the transaction contemplated by
- 22. EXECUTION: This Contract may be signed in multiple originals or counterparts, all of which together constitute one and 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 mean consecutive calendar days, including Saturdays, Sundays, and holidays, whether federal, state, local or religious. For the the State of North Carolina. 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 COMPUTATION OF DAYS/TIME OF DAY: Unless otherwise provided, for purposes of this Contract, the term "days" shall

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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.

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.

Date: 8/7/2020  Buyer Limberty Breden  Date: Kinghouty Beseden	Seller: Wellons Realty, Inc.
Buyer:	Seller:
Entity Buyer:	Entity Seller:
(Name of LLC/Corporation/Partnership/Trust/etc.)	(Name of LLC/Corporation/Partnership/Trust/etc.)
Ву:	Ву:
Name:	Name:
Title:	Title:
Date:	Date:
	General Contractor (to be executed only when Seller is not the General Contractor):
	General Contractor hereby joins in the execution of this Agreement for the sole and limited purpose of agreeing to remain jointly and severally liable with the Seller for the warranty obligations set forth in Paragraph 5 of this Contract.
	Name Brushreth: Contractor: Lauren Wellons White By: Laurun Willows White Name: J.Agurshawslions White

Title: Building Contractor

### WIRE FRAUD WARNING

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 TO BUYERS: BEFORE SENDING ANY WIRE, YOU SHOULD CALL THE CLOSING ATTORNEY'S OFFICE TO VERIFY THE AND CONTACT THE CLOSING ATTORNEY'S OFFICE IMMEDIATELY.

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 FRATTORIES. OFFICE CONTAINING THE WIRING INSTRUCTIONS. THIS MAY BE SENT WITH THE DEED, LIEN WAIVER AND TAX FORM 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 CLOSING, YOU MAY BE REQUIRED TO SEND AN ORIGINAL NOTARIZED DIRECTIVE TO THE CLOSING ATTORNEY'S INSTRUCTIONS AT CLOSING IN WRITING IN THE PRESENCE OF THE ATTORNEY, IF YOU ARE UNABLE TO ATTEND TO SELLERS: IF YOUR PROCEEDS WILL BE WIRED, IT IS RECOMMENDED THAT YOU PROVIDE WIRING

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 ATTORNEY'S OFFICE, YOUR REAL ESTATE AGENT OR ANYONE ELSE

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#### NOTICE INFORMATION

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 AGENCY/NOTICE ADDRESSES	CY/NOTICE ADDRESSES
Selling Firm Name: Wellons Realty, Inc. Acting as Buyer's Agent Seller's (sub)Agent Dual Agent Firm License #: Mailing Address: P.O. Box 730, Dunn, NC 28335	Listing Firm Name: Acting as Seller's Agent Dual Agent Firm License #: Mailing Address:
Individual Selling Agent: Lauren Wellons White Acting as a Designated Dual Agent (check only if applicable)	Individual Listing Agent:  Acting as a Designated Dual Agent (check only if applicable)
Selling Agent License #:	Listing Agent License #:
Selling Agent Phone#: (910)892-3123	Listing Agent Phone#:
Selling Agent Fax#: (910)892-5032	Listing Agent Fax#:
Selling Agent E-mail: laurenwhite@wellonsrealty.com	Listing Agent E-mail:

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Buyer initials &B

Seller initials

## ACKNOWLEDGMENT OF RECEIPT OF MONIES

Dage 16 of 16			Paragraph I(d) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the paymeto Seller of a Building Deposit in the amount of \$, receipt of which Seller hereby acknowledges.	SELLER ACKNOWLEDGMENT OF RECEIPT OF BUILDING DEPOSIT	(Print name)			Paragraph 1(d) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme to Escrow Agent of an (Additional) Earnest Money Deposit in the amount of \$ Escrow Agent as identified in Paragraph 1(j) of the Offer to Purchase and Contract hereby acknowledges receipt of the (Additional) Earnest Money Deposit a agrees to hold and disburse the same in accordance with the terms of the Offer to Purchase and Contract.	☐ ESCROW AGENT ACKNOWLEDGMENT OF RECEIPT OF (ADDITIONAL) EARNEST MONEY DEPOSIT	By: (Signature) (Print name)	Date Firm:	Paragraph I(d) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme to Escrow Agent of an Initial Earnest Money Deposit in the amount of \$	☐ ESCROW AGENT ACKNOWLEDGMENT OF RECEIPT OF INITIAL EARNEST MONEY DEPOSIT	Property Address: Pope Rd, Dunn, NC 28334 ("Property")	Buyer: Kimberly Breeden ("Buyer")	Seller: Wellons Realty, Inc. ("Seller"
Buyer Kimberly Breeden ("Boyer")  Property Address: Pope Rd, Dhum, N.C. 28334 ("Property")  Rescribed AGENT ACKNOWLEDGMENT OF RECEIPT OF INITIAL EARNEST MONEY DEPOSIT  Frangaph (1d) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payment to Escrow Agent of an Initial Enrest Money Deposit in the amount of \$	Buyer: Kimberly Breeden ("Buyer")  Property Address: Pope Rd, Dunn, NC. 28334 ("Property)  Property Address: Pope Rd, Dunn, NC. 28334 ("Property")  Property Address: Pope Rd, Dunn, NC. 28334 ("Property and Seller for the sale of the Property provides for the payme to Escrow Agent as identified and disburse the same in accordance with the terms of the Offer to Purchase and Contract.  Date   By:	Buyer Kimberly Breeden  ["Buyer Kimberly Breeden ["Buyer Address: Pope Rd, Dunn, NC 28334]  ["Broperty Address: Pope Rd, Dunn, NC 28334]  ["Property"]  [In ESCROW AGENT ACKNOWLEDGMENT OF RECEIPT OF INITIAL EARNEST MONEY DEPOSIT  Paragraph (1) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme to all disburse the same in accordance with the terms of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme hold and disburse the same in accordance with the terms of the Offer to Purchase and Contract.  Date  [In Paragraph (1) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme to Escrow Agent of an (Additional) Earnest Money Deposit in the amount of \$	Seller' Wellous Realty, Inc. ("Seller')  Buyer Kimberly Breeden ("Buyer)  Property Address: Pope Rd, Dunn, NC 28334 ("Property Address: Pope Rd, Dunn, NC 28334 ("Property")  Pasagraph I(d) of the Offier to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme to Escrow Agent of an initial Earnest Money Deposit in the amount of \$	Selter: Wellons Realty, Inc.  ("Selfer")  Buyer: Kimberly Breeden  ("Buyer")  Property Address: Pope Rd, Dunn, NC 28334  ("Property Property Property Address: Pope Rd, Dunn, NC 28334  ("Property Property Proper	TDEPOSIT  Perty provides for a scrow Agent a Money Deposit ature)  ature)  AONEY DEPO  nerty provides for erty provides for Agent Agent Agent Money Agent Money Deposit Money Deposit Money Deposit Money Deposit Money Deposit Money Deposit Money Market Money Deposit Money Market Marke	Buyer: Kimberly Breeden ("Buyer")  Property Address: Pope Rd, Dunn, NC 28334 ("Property")  Property Address: Pope Rd, Dunn, NC 28334 ("Property")  ESCROW AGENT ACKNOWLEDGMENT OF RECEIPT OF INITIAL EARNEST MONEY DEPOSIT  Paragraph I(d) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme to Escrow Agent of an Initial Earnest Money Deposit in the amount of \$	Buyer: Kimberly Breeden ("Buyer")  Property Address: Pope Rd, Dunn, NC 28334 ("Property")  Property Address: Pope Rd, Dunn, NC 28334 ("Property")  ESCROW AGENT ACKNOWLEDGMENT OF RECEIPT OF INITIAL EARNEST MONEY DEPOSIT  Paragraph I(d) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme to Escrow Agent of an Initial Earnest Money Deposit in the amount of \$ Escrow Agent as identified Paragraph I(f) of the Offer to Purchase and Contract hereby acknowledges receipt of the Initial Earnest Money Deposit and agrees hold and disburse the same in accordance with the terms of the Offer to Purchase and Contract.  By:	Buyer: Kimberly Breeden ("Buyer")  Property Address: Pope Rd, Dunn, NC 28334 ("Property Address: Pope Rd, Dunn, NC 28334)  ESCROW AGENT ACKNOWLEDGMENT OF RECEIPT OF INITIAL EARNEST MONEY DEPOSIT  Paragraph 1(d) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme to Escrow Agent of an Initial Earnest Money Deposit in the amount of \$ Escrow Agent as identified Paragraph 1(f) of the Offer to Purchase and Contract hereby acknowledges receipt of the Initial Earnest Money Deposit and agrees hold and disburse the same in accordance with the terms of the Offer to Purchase and Contract.  By: (Signature)  ESCROW AGENT ACKNOWLEDGMENT OF RECEIPT OF (ADDITIONAL) EARNEST MONEY DEPOSIT	Seller: Wellons Realty, Inc. ("Seller")  Buyer: Kimberly Breeden ("Buyer")  Property Address: Pope Rd, Dunn, NC 28334 ("Property")  ESCROW AGENT ACKNOWLEDGMENT OF RECEIPT OF INITIAL EARNEST MONEY DEPOSIT  Paragraph I(d) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme to Escrow Agent of an initial Earnest Money Deposit in the amount of \$	Buyer: Kimberly Breeden  ["Buyer"]  Property Address: Pope Rd, Dunn, NC 28334  ["Buyer"]  Property Address: Pope Rd, Dunn, NC 28334  ["Property Address: Pope Rd, Dunn, NC 28334  ["Property"]  ESCROW AGENT ACKNOWLEDGMENT OF RECEIPT OF INITIAL EARNEST MONEY DEPOSIT  Paragraph 1(d) of the Offer to Purchase and Contract between Buyer and Seller for the sale of the Property provides for the payme:  to Escrow Agent of an Initial Earnest Money Deposit in the amount of \$  Paragraph 1(j) of the Offer to Purchase and Contract hereby acknowledges receipt of the Initial Earnest Money Deposit and agrees hold and disburse the same in accordance with the terms of the Offer to Purchase and Contract.  Firm:	Buyer: Kimberly Breeden    "Buyer"   Realty, Inc.   ("Buyer")	("PENT OF RECEIPT OF INITIAL EARNEST MONEY DEPOSIT	("P			

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## FHA/VA FINANCING ADDENDUM

Property: Pope Rd, Dunn, NC 28334
Seller: Wellons Realty, Inc.
Buyer: Kimberly Breeden

Property. This Addendum is attached to and made a part of the Offer to Purchase and Contract ("Contract") between Seller and Buyer for the

#### FHA FINANCING: × U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FEDERAL HOUSING ADMINISTRATION

does not warrant the value nor the condition of the property. The purchaser should satisfy himself/herself that the price and condition valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. option of proceeding with the consummation of the contract without regard to the amount of the appraised valuation. appraised value of the property of not less than \$ 383,702.00 not be obligated to complete the purchase of the property described herein or to incur any penalty for forfeiture of earnest money deposits or otherwise unless the purchaser has been given in accordance with HUD/FHA or DVA requirements a written statement of the property are acceptable. issued by the Federal Housing Commissioner, the Department of Veterans Affairs or Direct Endorsement lender, setting forth the AMENDATORY CLAUSE - It is expressly agreed that, notwithstanding any other provisions of this contract, the purchaser shall The purchaser shall, however, have the privilege and

### VA FINANCING:

the reasonable value established by DVA, Buyer shall pay such excess amount in cash from a source which Buyer agrees to disclose to the DVA and which Buyer represents will not be from borrowed funds except as approved by DVA. If DVA reasonable value of the Property is less than the sales price, Seller shall have the option of reducing the sales price to an amount equal to the DVA VA NOTICE TO BUYER - It is expressly agreed that, notwithstanding any other provisions of this contract, the Buyer shall not incur any penalty by forfeiture of earnest money deposits or otherwise be obligated to complete the purchase of the Property described herein, if the contract purchase price or cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The Buyer shall, however, have the privilege and option of proceeding with the consummation of this contract without reasonable value and the parties to the sale may close at such lower sales price with appropriate adjustments to the sales contract regard to the amount of the reasonable value established by DVA. If Buyer elects to complete the purchase at an amount in excess of

If Buyer obtains a VA loan, the DVA may or may not require well/water, septic/sewer, and/or wood destroying insect inspections to be performed. If required to be performed, such inspections may or may not be required to be at Seller's expense. If such inspections are required to be performed and are required to be at Seller's expense, Seller agrees to pay the cost of such inspections, subject to the limit set forth in Paragraph 8(i) of the Contract.

IN THE EVENT OF A CONFLICT BETWEEN THIS ADDENDUM AND THE CONTRACT, THIS ADDENDUM CONTROL, EXCEPT THAT IN THE CASE OF SUCH A CONFLICT AS TO THE DESCRIPTION OF THE PROPERTY IDENTITY OF THE BUYER OR SELLER, THE CONTRACT SHALL CONTROL. OR THE

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.

North North Carolina Bar Association This form jointly approved by: Carolina Association of REALTORS®, Inc

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Seller initials

STANDARD FORM 2A4 - T **Revised 7/2019** © 7/2019

Buyer initial

REAL ESTATE CERTIFICATION - The seller, the purchaser, and the broker herby certify that the terms of the sales contract are true to the best of their knowledge and belief and it is agreed that any other agreement entered into by any of the parties is fully disclosed and attached to the sales contract. The seller, the purchaser, and the broker fully understand that it is a federal crime punishable by fine or imprisonment or both to knowingly make any false statement concerning any of the above facts as applicable under the provisions of Title 18, United States Code, Sections 1012 and 1014.

I CERTIFY I HAVE READ & UNDERSTAND THE ABOVE STATEMENTS:

Date: 8/7/2020  Buyer: Limbury Breeden  Date: 2/7/2020	Seller: Wellons Realty, Inc.
Buyer:	Seller:
Entity Buyer:	Entity Seller:
(Name of LLC/Corporation/Partnership/Trust/etc.)	(Name of LLC/Corporation/Partnership/Trust/etc.)
Ву:	Ву:
Name:Print Name	Name: Print Name Title:
Date:	Date:
Selling Agent:	Listing Agent:
Date:	Date:

THE MORTGAGE LENDER MUST RECEIVE AN ORIGINAL SIGNATURE COPY