COUNTY OF HARNETT LAND USE APPLICATION 80 Adams Pointe (
Central Permitting 102 E. Front Street, Lillington, NC 27546 Phone: (910) 893-4759 Fax: (910) 893-2793
Anderson A Cobb Mailing Address: PO BOX 1025  City: Clayton State: NC Zip: 27520 Phone #: 553 7399
SPIANTOHNSON BUILDERS INC Mailing Address: 3660 PlainView Church Rd HN91PR State: NC Zip: 27501 Phone#: 919 639 3714
PROPERTY LOCATION: SR #: 1438 SR Name: Decided Wed Dennis Wed Denn
TIL ON WAS DENNING TO SUB Y8 ON RIGHT
PROPOSED USE:
Sg. Family Dwelling (Size 40 x 60) # of Bedrooms 3 # Baths 3 Basement (w/wo bath) Garage 30/31 Deck 12 * 14
Multi-Family Dwelling No. Units No. Bedrooms/Unit
Manufactured Home (Sizex) # of Bedrooms Garage Deck  Comments:
□ Number of persons per household Ч
☐ Business Sq. Ft. Retail Space Type
☐ Industry Sq. Ft
☐ Home Occupation (Sizex) #Rooms Use
☐ Accessory Building (Sizex) Use
Addition to Existing Building (Sizex) Use
Other
Water Supply: (County () Well (No. dwellings) () Other
Sewage Supply: (New Septic Tank () Existing Septic Tank () County Sewer () Other
Erosion & Sedimentation Control Plan Required? YES
Structures on this tract of land: Single family dwellings Manufactured homes Other (specify)
Property owner of this tract of land own land that contains a manufactured home w/in five hundred feet (500') of tract listed above? YES (NO)
Required Property Line Setbacks: Minimum Actual Minimum Actual
Front <u>35</u> <u>UD</u> Rear <u>25</u> 100

If permits are granted I agree to conform to all ordinances and the laws of the State of North Carolina regulating such work and the specifications or plans submitted. I hereby swear that the foregoing statements are accurate and correct to the best of my knowledge.

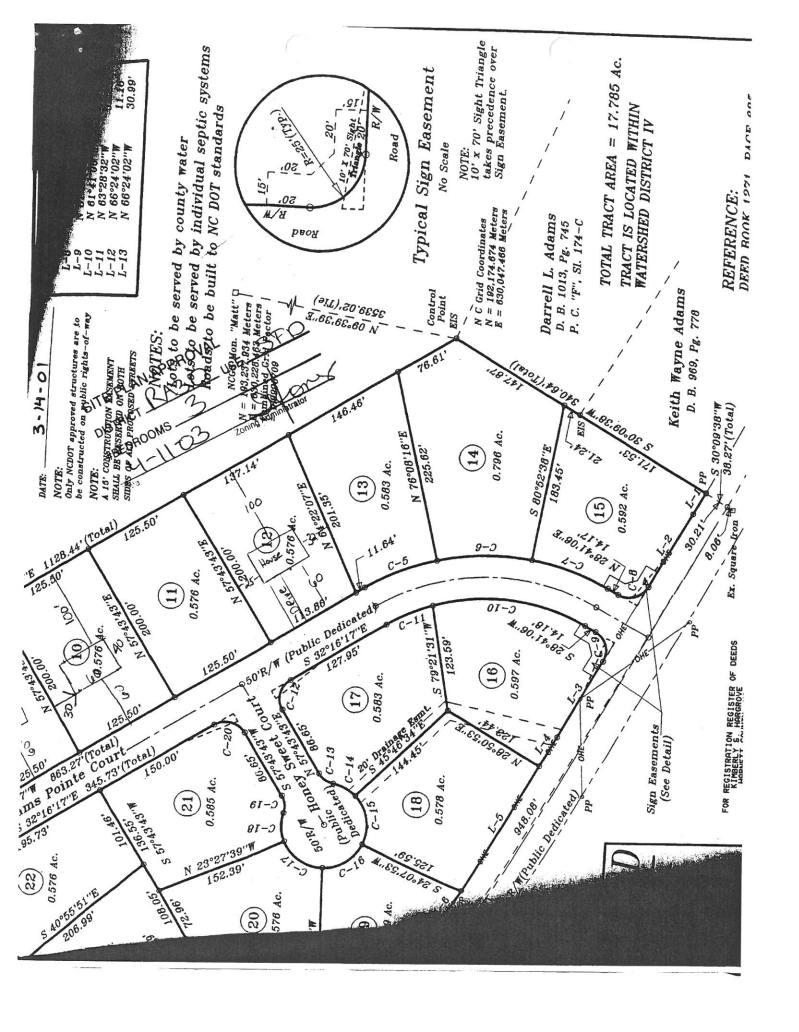
Corner

Nearest Building

Side

\*\*This application expires 6 months from the date issued if no permits have been issued \*\*

A RECORDED SURVEY PLAT AND RECORDED DEED ARE REQUIRED WHEN APPLYING FOR A LAND USE PERMIT



## VACANT LOT OFFER TO PURCHASE AND CONTRACT

NOTE: This contract is intended for use only for lots which have been developed pursuant to a Subdivision Ordinanc City or County and for which a plat has been recorded in the Office of the Register of Deeds in the county in which located. If Seller is Buyer's builder and the sale involves the construction of a new single family dwelling prior to c standard Offer to Purchase and Contract (Form 2) with the New Construction Addendum (Form 2A3).	the property is
hereby offers to purchase and David M. Cobb Hower of Albarnen - Adams Point upon acceptance of said offer, agrees to sell and convey, all of that plot, piece or parcel of land described below (herea as the "Property"), upon the following terms and conditions:	, as Buyer. Seller. fter referred to
1. REAL PROPERTY: Located in the City of	County of
Street Address State of North Caloling, being known as and more particularly the Address Zip	y described as: <b>27501</b>
Subdivision Name Houns, Pointe	
Plat Reference: Lot 12 and 22. Block or Section	as shown on
Plat Book or Slide 2001 at Page(s) 1160	
NOTE: Prior to signing this Vacant Lot Offer to Purchase and Contract, Buyer is advised to review Restrictive Cov	enants, if any.
which may limit the use of the Property, and to read the Declaration of Restrictive Covenants. By-Laws, Articles of	Incorporation.
Rules and Regulations, and other governing documents of the owners association and/or the subdivision, if applicable.  2. PURCHASE PRICE: The purchase price is \$ 50,000 425,000 each lot ) See 14A and	t shall be paid
as follows:	shall be paid
(a) \$, EARNEST MONEY DEPOSIT with this offer by scash & p	ersonal check
bank check certified check of other:	be deposited
and held in escroy 10 My William to be Alleran land Adams row Agent 10	ntil the sale is
closed, at which time will be credited to Buyer, or until this contract is otherwise terminated. In the event: (1) the	is offer is not
accepted: or (2) any of the conditions hereto are not satisfied, then all earnest monies shall be returned to Buyer. I	n the event of
breach of this contract by Seller, upon Buyer's request, all earnest monies shall be returned to Buyer, but such re	turn shall not
affect any other remedies available to Buyer for such breach. In the event this offer is accepted and Buyer breaches	this contract,
then all earnest monies shall be forfeited upon Seller's request, but receipt of such forfeited earnest monies shall to other remedies available to Seller for such breach.	not affect any
NOTE: In the event of a dispute between Seller and Buyer over the return or forfeiture of earnest money held in	
broker, the broker is required by state law to retain said earnest money in the broker's trust or escrow account u	escrow by a
release from the parties consenting to its disposition has been obtained or until disbursement is ordered by a court	of competent
jurisdiction.	
b) S ADDITIONAL EARNEST MONEY DEPOSIT to be paid to Escrow Agent n	o later than
TIME BEING OF THE ESSENCE WITH REGARD TO SAID DATE.  S BY ASSUMPTION of the unpaid principal balance and all obligations of Seller on the ex-	:: ( \
c) S, BY ASSUMPTION of the unpaid principal balance and all obligations of Seller on the exsecured by added of trust on the Property in accordance with the attached Loan Assumption Addendum.	isting toan(s)
d) S	
e) \$ 49,800. 5 BALANCE of the purchase price in cash at Closing.	
. CONDITIONS: (State N/A in each blank that is not a condition to this contract.)	
a) Buyer must be able to obtain a 🗆 FHA 🗅 VA (attach FHA/VA Financing Addendum) 🗅	Conventional
Other loan at a Fixed Rate Adjustable Rate in the principal	
100 to of contract for plus any financed VA Funding Fee or FHA MIP) for a term of year(s	), at an initial
interest rate not to exceed 4 % per annum, with mortgage loan discount points not to exceed 5 % of the	loan amount.
Buyer shall apply for said loan within	s best efforts
to secure the lender's customary loan commitment letter on or before Hori 24, 2083 and to satisfy conditions of the loan commitment letter by Closing. After the above letter date, Seller may request in writing from	ill terms and
econditions of the foundament letter by Closing. After the above letter date, Sener may request in writing from	ouyer a copy
Page 1 of 4	
This form jointly approved by:	ORM 12 - T
North Carolina Bar Association	© 7/2002
North Carolina Association of REALTORS, Inc.	
Buyer Initials & Seller Initials DMC	

ime thereafter, provided SeiThere must be no restriction Property for  The Property must be in subsexcepted.  (d) All deeds of trust, liens and to or at Closing such that casuch cancellations following (e) Title must be delivered at Comarketable and insurable title Closing); utility easements a other encumbrances as may of way.  4. SPECIAL ASSESSMENTS	days of receipt of Seller's request. Seller master has not then received a copy of the letter. easement, zoning or other givernmental stantially the same or better condition at Cloosing the condition may be promptly obtained follow Closing. Closing by GENERAL WARRANTY DEED in the condition of t	r of the loan commitment letter or a written waiver of this by terminate this contract by written notice to Buyer at any r or the waiver.  regulation that would prevent the reasonable use of the purposes ("Intended Use"), using as on the date of this offer, reasonable wear and tear med by Buyer, must be paid and satisfied by Seller prioring Closing. Seller shall remain obligated to obtain any of unless otherwise stated herein, and must be fee simple me taxes for the current year (prorated through the date of not materially affect the value of the Property; and such er. The Property must have legal access to a public right operty, and no pending or confirmed owners' association
(Insert "None" or the identifica	tion of such assessments, if any.) Seller	shall pay all owners association assessments and all
governmental assessments confirm	ned through the time of Closing, if any, and	Buyer shall take title Aubject to all pending assessments
TO TOWNER CO.	1 (/	le for water meter fees
5. PRORATIONS AND ADJU	STMENTS: Unless otherwise provided, th	e following items shall be prorated and either adjusted
date of Closing: (b) All late listing	sing: (a) Ad valorem taxes on real property	y shall be prorated on a calendar year basis through the Rents, if any, for the Property shall be prorated through
the date of Closing; (d) Owners	association dues and other like charges	shall be prorated through the date of Closing. Seller
represents that the regular owners'	association dues, if any, are \$	per O
recording the deed and for prepare	or shall be responsible for all costs with respection and recording of all instruments require	pect to any loan obtained by Buyer. Buyer shall pay for ed to secure the balance of the purchase price unpaid at
Closing. Seller shall pay for pre-	paration of a deed and all other document	s necessary to perform Seller's obligations under this
agreement, and for excise tax (re	venue stamps) required by law. IP Seller	is to pay any of Buyer's expenses associated with the
costs that Buyer is not permitted to	unt thereof shall be S pay, but excluding any portion disapproved	, including any FHA/VA lender and inspection
7. EVIDENCE OF TITLE: Selle	er agrees to use his best efforts to deliver to	Buyer as soon as reasonably possible after the Effective
Date of this contract, copies of all	title information in possession of or availab	le to Seller, including but not limited to: title insurance
policies, attorney's opinions on titl	c. surveys, covenants, deeds, notes and deed	is of trust and easements relating to the Property, Seller
authorizes (1) any attorney prese	ntly or previously representing Seller to r	elease and disclose any title insurance policy in such
disclose all materials in the Prope	riv's litle insurer's (or title insurer's agent's)	(2) the Property's title insurer or its agent to release and file to Buyer and both Buyer's and Seller's agents and
attorneys.		
8. LABOR AND MATERIAL:	Seller shall furnish at Closing an affidavit	and indemnification agreement in form satisfactory to
paid for and agreeing to indemnify	Buyer against all loss from any cause or cla	within 120 days prior to the date of Closing have been
9. CLOSING: Closing shall be d	efined as the date and time of recording	of the deed. All parties agree to execute any and all
documents and papers necessary in	connection with Closing and transfer of the	e on or before, Hor, 123, 2003
at a place designated by Buyer. Th	F ACCEPTANCE OF THE PROPERTY	IN ITS THEN EXISTING CONDITION UNLESS
PROVISION IS OTHERWISE N	IADE IN WRITING.	
10. POSSESSION: Unless otherw	ise provided herein, possession shall be d	elivered at Closing. No alterations, excavations, tree
removal of other such activities may	y be done before possession is delivered.	
	~	
	Page 2 of 4	
		STANDARD FORM 12 - T
Buyer Initials	Seller Initials DMC	© 7/2002

11. SEWER SYSTEM (check only ONE):  Buyer has investigated the costs and expenses to install the sewer system approved by the Improvement Permit attached hereto as Exhibit A and hereby approves and accepts said Improvement Permit.
Exhibit A and hereby approves and accepts the many has been
Exhibit A and hereby approves and accepts said in the system has been   Buyer acknowledges receipt of the Improvement Permit attached hereto as Exhibit A. Seller represents that the system has been  Buyer acknowledges receipt of the Improvement Permit attached hereto as Exhibit A. Seller represents that the system has been  installed, which representation survives Closing, but makes no further representations as to its condition.
installed, which representation survives Closing, but makes no rotation specialists
This contract is contingent upon Buyer obtaining an Improvement Permit from the County Health Department ground absorption sewage (check only ONE) — conventional or — Other — Output — Conventional or — Ground absorption sewage ground absorption sewage system for a — bedroom home. All costs and expenses of obtaining such Permit shall be borne by Buyer, except Seller shall be system for a — bedroom home. All costs and expenses of obtaining such Permit shall be borne by Buyer, except Seller shall be system for a — bedroom home. All costs and expenses of obtaining such Permit its tests and/or inspections no later than responsible for clearing that portion of the Property required by the County to perform its tests and/or inspections sewage.  Buyer shall use Buyer's best efforts to obtain such Permit. If the ground absorption sewage — Buyer shall use Buyer's best efforts to obtain such Permit.
system is not permated. Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Boyer.  system is not permated. Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Boyer.  system is not permated. Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Boyer.  system is not permated. Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Boyer.  system is not permated. Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Boyer.  system is not permated. Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Boyer.  system is not permated. Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Boyer.
satisfied, otherwise the condition is deemed satisfied.  Satisfied, otherwise the condition is deemed satisfied.  Satisfied, otherwise the condition is deemed satisfied.
environmental contamination, law, rule or regulation that prohibits, restricts or limits Buyer's Intended Use (collectively the "Reports"). All costs and expenses of obtaining the hazard that prohibits, restricts or limits Buyer's Intended Use (collectively the "Reports"). All costs and expenses of obtaining the hazard that prohibits, restricts or limits Buyer's hest efforts to obtain such Reports. If the Reports cannot be obtained, Buyer Reports shall be borne by Buyer, Buyer shall use Buyer's hest efforts to obtain such Reports. Buyer shall have until
Reports shall be borne by Buyer. Buyer shall use Buyer's best errors to obtain state of the Buyer. Buyer shall have until may technique this contract and the Earnest Money Deposit shall be refunded to Buyer. Buyer shall have until may technique this contract and the Earnest Money Deposit shall be refunded to Buyer. Buyer shall have until may technique this condition time being of the essence, to provide written notice to Seller that this condition
cannot be satisfied. Otherwise the condition is deemed satisfied.  13. RIGHT OF ENTRY, RESTORATION AND INDEMNITY: Buyer and Buyer's agents and contractors shall have the right to enter the satisfied of the sati
cannot of Satisfied to the William Sections 12 and 13 of
13. RIGHT OF ENTRY, RESTORATION AND INDEMNITY: Buyer and Buyer's agents and contractors and in Sections 12 and 13 of upon the Property for the purpose of appraising the Property, and performing the tests and inspections permitted in Sections 12 and 13 of upon the Property for the purpose of appraising the Property, and performing the tests and inspections permitted in Sections 12 and 13 of upon the Property for the purpose of appraising the Property, and performing the tests and inspections permitted in Sections 12 and 13 of upon the Property for the purpose of appraising the Property.
upon the Property for the purpose of appraising the Property, and performing the tests and inspections perfitted in upon the Property for the purpose of appraising the Property, and performing the tests and inspections perfitted in upon the Property for the purpose of appraising the Property, and performing the tests and inspections perfitted in the property to substantially its this contract. If Buyer terminates this contract termination, Buyer will indemnify and hold Seller harmless from all loss, damage, claims, the property of the performance of contract termination. Buyer will indemnify and hold Seller harmless from all loss, damage, claims, and the performance of
this contract. If Buyer terminates this contract as provided herein, Buyer shall, at Buyer's expense, restore the Property this contract. If Buyer terminates this contract termination. Buyer will indemnify and hold Seller harmless from all loss, damage, claims, pre-entry condition within thirty days of contract termination. Buyer will indemnify and hold Seller harmless from all loss, damage, claims, pre-entry condition within thirty days of contract termination. Buyer will indemnify and hold Seller harmless from all loss, damage, claims, pre-entry condition within thirty days of contract agreement, or injury to any person or property as a result of any activities of Buyer and
and any activities in Daver and
the contract and any lettinidation increase
suits or costs, which shall arise out of any contract, agreement, or injury to any person or property as a testit of any termination hereof.  Buyer's agents and contractors relating to the Property. This indemnity shall survive this contract and any termination hereof.  Buyer's agents and contractors relating to the Property. This indemnity shall survive this contract and any termination hereof.
the Property and/or out of Seller's negligenee to white and a DDENDA TO THIS CONTRACT AND INC.
the Property and/or out of Seller's negligence or willful acts or omissions.  14. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  14. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  15. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  16. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  17. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  18. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONDITIONS (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH  19. OTHER PROVISIONS AND CONTRACT AND ATTACH  19
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14 A SSIGNMENTS: This contract may not be assigned with
this contract shall be binding on the assigned and his new and the state of the parties in Buyer and Seller and their news.
17. PARTIES: This contract shall be binding upon and shall inure to the benefit of the parties, i.e. buyer and neuter successors and assigns. As used herein, words in the singular include the plural and the masculine includes the feminine and neuter successors and assigns.
successors and assigns. As used neight, words in the single-
anders as appropriate.
18. SURVIVAL: If any provision herein contained which by its nature and effect is required to the doserved, kept or the Closing, it shall survive the Closing and remain binding upon and for the benefit of the parties hereto until fully observed, kept or the Closing.
the Closing, it shan survive and Seemed industries industries industries industries.
performed.  19. ENTIRE AGREEMENT: This contract contains the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations, inducements the entire agreement of the parties and there are no representations are not agreement of the parties and the entire agreement of the parties agreement of the parties and the entire agreement of the parties agreement
19. ENTIRE AGREEMENT: This contract contains the entire agreement of the parties and there are no represent of the parties and the parties are no represent of the parties and the parties are no represent of the parties and the parties are no represent of the parties are
or other provisions other than those expressed herein. All changes, additions of deletions hereto this of in Buyer as contained in any parties. Nothing contained herein shall alter any agreement between a REALTOR* or broker and Seller or Buyer as contained in any parties.
parties. Nothing contained herein shall allot any agreement between them.
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20. NOTICE AND EXECUTION: Any notice or communication to be given to a party herein may be given to the party or to such party's agent. This offer shall become a binding contract (the "Effective Date") when signed by both Buyer and Seller and such signing is communicated to the offering party. This contract is executed under seal in signed multiple originals, all of which together constitute one and the same instrument, with a signed original being retained by each party and each REALTOR or broker hereto, and the parties adopt the word "SEAL" beside their signatures below.

Buyer acknowledges having made an on-site personal examination of the Property prior to the making of this offer.

THE NORTH CAROLINA 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

Date: 3-24-0	5		Date:	26-03	211
Buyer Bui	<u> </u>	SEAL)	Seller Ah	vigtM.Co	(SEAL)
Date:			Date: Ag	Popula o	Altorne
Buyer	(	SEAL)	Seller Han	Udams	PointasEAC
Escrow Agent acknowledges terms hereof.	receipt of the earnest me	oney and ag	rees to hold an	d disburse the same i	n accordance with the
Date		Firm:	1 100		
		D	17111	A	
	/	Ву:	O your	(Signature)	
Selling Agent/Firm/Phone	N/A -	Novel D.S.	allar's (sub) A son	nt 🗇 Dual Agent	
	Acting as Buyer's A	Agent US	ener's (sub)Agen	it d Duar Agent	
Listing Agent/Firm/Phone	NA				
	Action as   Sollar's to	sub)Acent	Dual Agent		