OFFER TO PURCHASE AND CONTRACT

	, as Buyer,
hereby offers to purchase andupon acceptance of said offer, agrees to sell and convey, all of that plot, piece or parcel of land descri	, as Seller,
improvements located thereon and such fixtures and personal property as are listed below (collectively reupon the following terms and conditions:	eferred to as the "Property"),
1. REAL PROPERTY: Located in the City of, State of North Carolina, being known as and m Street Address, State of North Carolina, being known as and m, State of North Carolina, being known as and m, State of North Carolina, being known as and m, State of North Carolina, being known as and m, State of North Carolina, being known as and m, State of North Carolina, being known as and m, State of North Carolina, being known as and m, State of North Carolina, being known as and m, State of North Carolina, being known as and m, State of North Carolina, being known as and m, State of North Carolina, being known as and m	
County of , State of North Carolina, being known as and m	ore particularly described as:
Street Address	Zip
Legal Description:	
Legal Description: (All Aportion of the property in Deed Reference: Book Page No Page No NOTE: Prior to signing this Offer to Purchase and Contract, Buyer is advised to review Restrictive R	County.)
NOTE: Prior to signing this Offer to Purchase and Contract, Buyer is advised to review Restrictive C	ovenants, if any, which may
limit the use of the Property, and to read the Declaration of Restrictive Covenants, By-Laws, Artic and Regulations, and other governing documents of the owners' association and/or the subdivision, if app	
2. FIXTURES: The following items, if any, are included in the purchase price free of liens: any built-in ceiling fans, attached floor coverings, blinds, shades, drapery rods and curtain rods, brackets and all redoor screens, storm windows, combination doors, awnings, antennas, satellite dishes and receivers, bur and spa equipment, solar energy systems, attached fireplace screens, gas logs, fireplace inserts, electr controls, outdoor plants and trees (other than in movable containers), basketball goals, storage sheds, mirrors, and any other items attached or affixed to the Property, EXCEPT the following items:	lated hardware, window and eglar/fire/smoke alarms, pool ic garage door openers with
3. PERSONAL PROPERTY: The following personal property is included in the purchase price:	
4. PURCHASE PRICE: The purchase price is \$	and shall be paid as follows: ersonal check bank check to be deposited and held in gent") until the sale is closed,
at which time it will be credited to Buyer, or until this contract is otherwise terminated. In the event: or (2) any of the conditions hereto are not satisfied, then all earnest monies shall be refunded to Buyer this contract by Seller, all earnest monies shall be refunded to Buyer upon Buyer's request, but such other remedies available to Buyer for such breach. In the event of breach of this contract by Buyer, be forfeited to Seller upon Seller's request, but such forfeiture shall not affect any other remedies	yer. In the event of breach of th return shall not affect any then all earnest monies shall
breach. NOTE: In the event of a dispute between Seller and Buyer over the return or forfeiture of earnest broker, the broker is required by state law to retain said earnest money in the broker's trust or escretease from the parties consenting to its disposition has been obtained or until disbursement is order.	crow account until a written
jurisdiction.	sted by a court of competent
(b) \$, ADDITIONAL EARNEST MONEY DEPOSIT to be paid to	Escrow Agent no later than
, TIME BEING OF THE ESSENCE WITH REGARD TO SAID I	DATE.
(c) \$, OPTION FEE in accordance with paragraph 13, Alternative 2	2, to be paid to Seller on the
Effective Date as set forth in paragraph 23. (NOTE: If Alternative 2 applies, then do not insert \$0, Note: \$1.00 to \$1.0	
(d) \$, BY ASSUMPTION of the unpaid principal balance and all obligations are the state of	
loan(s) secured by a deed of trust on the Property in accordance with the attached Loan Assumption	
(e) \$, BY SELLER FINANCING in accordance with the attached S, BALANCE of the purchase price in cash at Closing.	belier Financing Addendum.
, billitivez of the parenase price in easin at crossing.	
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This form jointly approved by:	STANDARD FORM 2-T
North Carolina Bar Association North Carolina Association of REALTORS®, Inc. REALTOR®	© 7/2005

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Buyer Initials _____ Seller Initials _____

5. CONDITIONS: (State N/A in each a) Buyer must be able to obtain \square Other:	a \square FHA \square VA (at	tach FHA/VA	Financing Adder Adjustable Rate	ndum) Conventional in the principal amount of
Other:	(plus any financed VA	A Funding Fee or H	FHA MIP) for a terr	m of vear(s), at
an initial interest rate not to exceed	% per annum, with	n mortgage loan di	scount points not to	o exceed % of
the loan amount. Buyer shall apply				
Buyer's best efforts to s	secure the lender's cust	omary loan	commitment 1	etter on or before nt letter by Closing. After
the above letter date, Seller may re				
Seller a copy of the loan commis Seller's request, Seller may termina	itment letter or a written w	aiver of this loan	n condition within	five days of receipt of
a copy of the letter or the waiver.		,	г	
(b) There must be no restriction, ease Property for				purposes.
(c) The Property must be in substantial excepted.	ly the same or better condition	at Closing as on t	he date of this offer	r, reasonable wear and tear
(d) All deeds of trust, liens and other chor at Closing such that cancellation				
cancellations following Closing.	1. CENEDAL WADDANTS	(DEED		
(e) Title must be delivered at Closing marketable and insurable title, free Closing); utility easements and unvother encumbrances as may be assured of way.	of all encumbrances except: ac violated restrictive covenants	d valorem taxes for that do not materia	the current year (pally affect the value	rorated through the date of e of the Property; and such
6. SPECIAL ASSESSMENTS: Sell sidewalk, paving, water, sewer, or other special assessments, except as follows:	r improvements on or adjoinin	g the Property, and	l no pending or con	firmed owners' association
(In and IIII) and the distriction of	- C 1	C - 11 1 11	.11	
(Insert "None" or the identification of governmental assessments confirmed t if any, unless otherwise agreed as follow	through the time of Closing, if	any, and Buyer sh	all take title subject	to all pending assessments,
				•
7. PRORATIONS AND ADJUSTMI between the parties or paid at Closing: date of Closing; (b) Ad valorem taxes of is conveyed to the Buyer, in which case Closing; (c) All late listing penalties, it date of Closing; (e) Owners' association that the regular owners' association due	(a) Ad valorem taxes on real on personal property for the er se, the personal property taxe f any, shall be paid by Seller; on dues and other like charges	property shall be partial be partial be property shall be prorated (d) Rents, if any, shall be prorated	prorated on a calend paid by the Seller under the calendar year for the Property shatthrough the date of	dar year basis through the nless the personal property r basis through the date of all be prorated through the Closing. Seller represents
8. EXPENSES: Unless otherwise agreesearch, title insurance, recording the depurchase price unpaid at Closing. See obligations under this agreement, a state of the second to be seen to be	eed and for preparation and re eller shall pay for preparation and for excise tax (revent ard any of Buyer's expenses	ecording of all inst of a deed and all one are stamps) requi associated with t	ruments required to other documents need red by law. Sell he purchase of the	o secure the balance of the cessary to perform Seller's ler shall pay at Closing e Property, including any
9. FUEL: Buyer agrees to purchase fro cost of measurement thereof, if any, being		nated in any tank o	on the Property at th	ne prevailing rate with the
10. EVIDENCE OF TITLE: Seller ag Date of this contract, copies of all title policies, attorney's opinions on title, su authorizes (1) any attorney presently or	information in possession of crveys, covenants, deeds, notes	or available to Selle and deeds of trust	er, including but no and easements rela	of limited to: title insurance ating to the Property. Seller
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attorney's file to Buyer and both Buyer's and Seller's agents and attorneys: and (2) the Property's title insurer or its agent to release and 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.

11. LABOR AND MATERIAL: Seller shall furnish at Closing an affidavit and indemnification agreement in form satisfactory to Buyer showing that all labor and materials, if any, furnished to the Property within 120 days prior to the date of Closing have been paid for and agreeing to indemnify Buyer against all loss from any cause or claim arising therefrom.

12. PROPERTY DISCLOSURE:
☐ Buyer has received a signed copy of the N.C. Residential Property Disclosure Statement prior to the signing of this Offer
to Purchase and Contract.
☐ Buyer has NOT received a signed copy of the N.C. Residential Property Disclosure Statement prior to the signing of this Offer to Purchase and Contract and shall have the right to terminate or withdraw this contract without penalty 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 date the contract was made; or (3)
Closing or occupancy by the Buyer in the case of a sale or exchange.
☐ Exempt from N.C. Residential Property Disclosure Statement because (SEE GUIDELINES)
The Property is residential and was built prior to 1978 (Attach Lead-Based Paint or Lead-Based Paint Hazards Disclosure Addendum.)
13. PROPERTY INSPECTION, APPRAISAL, INVESTIGATION (Choose ONLY ONE of the following Alternatives):
☐ ALTERNATIVE 1:
(a) Property Inspection: Unless otherwise stated herein, Buyer shall have the option of inspecting, or obtaining at Buyer's expense
inspections, to determine the condition of the Property. Unless otherwise stated herein, it is a condition of this contract that: (i) the
built-in appliances, electrical system, plumbing system, heating and cooling systems, roof coverings (including flashing and gutters),
doors and windows, exterior surfaces, structural components (including foundations, columns, chimneys, floors, walls, ceilings and
roofs), porches and decks, fireplaces and flues, crawl space and attic ventilation systems (if any), water and sewer systems (public and
private), shall be performing the function for which intended and shall not be in need of immediate repair; (ii) there shall be no
unusual drainage conditions or evidence of excessive moisture adversely affecting the structure(s); and (iii) there shall be no friable
asbestos or existing environmental contamination. Any inspections shall be completed and written notice of necessary repairs shall be
given to Seller on or before (the "Inspection Date"). Seller shall provide written notice to Buyer of Seller's response within days of Buyer's notice. Buyer is advised to have any inspections made prior to
incurring expenses for Closing and in sufficient time to permit any required repairs to be completed by Closing.
(b) Wood-Destroying Insects: Unless otherwise stated herein, Buyer shall have the option of obtaining, at Buyer's expense, a
report from a licensed pest control operator on a standard form in accordance with the regulations of the North Carolina Structural Pest Control Committee, stating that as to all structures, except, there was no
visible evidence of wood-destroying insects and containing no indication of visible damage therefrom. The report must be obtained in
sufficient time so as to permit treatment, if any, and repairs, if any, to be completed prior to Closing. All treatment required shall be
paid for by Seller and completed prior to Closing, unless otherwise agreed upon in writing by the parties. The Buyer is advised that
the inspection report described in this paragraph may not always reveal either structural damage or damage caused by agents or
organisms other than wood-destroying insects. If new construction, Seller shall provide a standard warranty of termite soil treatment. (c) Repairs: Pursuant to any inspections in (a) and/or (b) above, if any repairs are necessary, Seller shall have the option of
completing them or refusing to complete them. If Seller elects not to complete the repairs, then Buyer shall have the option of
accepting the Property in its present condition or terminating this contract, in which case all earnest monies shall be refunded. Unless
otherwise stated herein, any items not covered by (a) (i), (a) (ii), (a) (iii) and (b) above are excluded from repair negotiations under
this contract.
(d) Radon Inspection: Buyer shall have the option, at Buyer's expense, to have the Property tested for radon on or before the date for
completion of inspections as set forth in paragraph 13 (a) above. 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 January 1, 1997, EPA guidelines reflect an "acceptable" level as
anything less than 4.0 pico curies per liter of air). If the test result exceeds the above-mentioned level, Seller shall have the option of: a) remediating to bring the radon level within the satisfactory range; or b) refusing to remediate. Upon the completion of
remediation, Buyer may have a radon test performed at Seller's expense, and if the test result indicates a radon level less than 4.0 pico
curies per liter of air, it shall be deemed satisfactory to the Buyer. If Seller elects not to remediate, or if remediation is attempted but
fails to bring the radon level within the satisfactory range, Buyer shall have the option of: a) accepting the Property with its then
current radon level; or b) terminating the contract, in which case all earnest monies shall be refunded.
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Buyer Initials _

Seller Initials ___

(e) Cost Of Repair Contingency: Notwithstanding the above and as an additional remedy of Buyer, if a reasonable estimate obtained by Buyer of the total cost of repairs required by (a) and (b) and/or remediation required by (d) above equals or exceeds \$, then Buyer shall have the option to terminate this contract pursuant to this Cost of Repair Contingency no later than seven (7) days following the Inspection Date and all earnest monies shall be refunded to Buyer. (f) Appraisal Contingency: The Property must appraise at a value equal to or exceeding the purchase price or, at the option of Buyer, this contract may be terminated and all earnest monies shall be refunded to Buyer. If this contract is not subject to a financing contingency requiring an appraisal, Buyer shall arrange to have the appraisal completed on or before The cost of the appraisal shall be borne by Buyer. (g) CLOSING SHALL CONSTITUTE ACCEPTANCE OF OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.
UNLESS PROVISION IS OTHERWISE MADE IN WRITING.
ALTERNATIVE 2: (This Alternative applies ONLY if Alternative 2 is checked AND Buyer has paid the Option Fee.) (a) Property Investigation with Option to Terminate: In consideration the sum set forth in paragraph 4(c) paid by Buyer to Seller (not Escrow Agent) and other valuable consideration, the sufficiency of which is hereby acknowledged (the "Option Fee"), Buyer shall have the right to terminate this contract for any reason or no reason, whether related to the physical condition of the Property or otherwise, by delivering to Seller written notice of termination (the "Termination Notice") by 5:00 p.m. on, 20, time being of the essence (the "Option Termination Date"). At any time prior to Closing, Buyer shall have the right to inspect the Property at Buyer's expense (Buyer is advised to have all inspections and appraisals of the Property, including but not limited to those matters set forth in Alternative 1, performed prior to the Option
Termination Date). (b) Exercise of Option: If Buyer delivers the Termination Notice prior to the Option Termination Date, <i>time being of the essence</i> , this contract shall become null and void and all earnest monies received in connection herewith shall be refunded to Buyer; however, the Option Fee will not be refunded and shall be retained by Seller. If Buyer fails to deliver the Termination Notice to Seller prior to the Option Termination Date, then Buyer will be deemed to have accepted the Property in its physical condition existing as of the Option Termination Date; provided such acceptance shall not constitute a waiver of any rights Buyer has under paragraph 5. The Option Fee is not refundable, is not a part of any earnest monies, and will be credited to the purchase price at Closing. (c) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.
14. REASONABLE ACCESS: Seller will provide reasonable access to the Property (including working, existing utilities) through the earlier of Closing or possession by Buyer, to Buyer or Buyer's representatives for the purposes of appraisal, inspection, and/or evaluation. Buyer may conduct a walk-through inspection of the Property prior to Closing.
15. CLOSING: Closing shall be defined as the date and time of recording of the deed. All parties agree to execute any and all documents and papers necessary in connection with Closing and transfer of title on or before, at a place designated by Buyer. The deed is to be made to
16. POSSESSION: Unless otherwise provided herein, possession shall be delivered at Closing. In the event possession is NOT to be delivered at Closing: \square a Buyer Possession Before Closing Agreement is attached. OR, \square a Seller Possession After Closing Agreement is attached.
17. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH HERETO.)
18. 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 Property are destroyed or materially damaged prior to Closing, Buyer may terminate this contract by written notice delivered to Seller or 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 the Seller's insurance proceeds payable on account of the damage or destruction applicable to the Property being purchased.
19. ASSIGNMENTS: This contract may not be assigned without the written consent of all parties, but if assigned by agreement, then this contract shall be binding on the assignee and his heirs and successors.
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- **20. PARTIES:** This contract shall be binding upon and shall inure to the benefit of the parties, i.e., Buyer and Seller and their heirs, successors and assigns. As used herein, words in the singular include the plural and the masculine includes the feminine and neuter genders, as appropriate.
- **21. SURVIVAL:** If any provision herein contained which by its nature and effect is required to be observed, kept or performed after the Closing, it shall survive the Closing and remain binding upon and for the benefit of the parties hereto until fully observed, kept or performed.
- 22. ENTIRE AGREEMENT: This contract contains the entire agreement of the parties and there are no representations, inducements or other provisions other than those expressed herein. All changes, additions or deletions hereto must be in writing and signed by all parties. Nothing contained herein shall alter any agreement between a REALTOR® or broker and Seller or Buyer as contained in any listing agreement, buyer agency agreement, or any other agency agreement between them.
- 23. 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:	
Buyer	(SEAL)	Seller	(SEAL)
Date:		Date:	
Buyer	(SEAL)	Seller	(SEAL)
Escrow Agent acknoterms hereof.	owledges receipt of the earnest money and	agrees to hold and disburse the	same in accordance with the
Data		Firm:	
Date			
Date		By:(Signature)	
Selling Agent/Firm/Ph		By:(Signature)	