OFFER TO PURCHASE AND CONTRACT

	•
hereby offers to purchase and, upon acceptance of said offer, agrees to sell and convey, all of that plot, piece or parcel of land described below, togeth improvements located thereon and such fixtures and personal property as are listed below (collectively referred to as the "lupon the following terms and conditions:	ner with all
1. REAL PROPERTY: Located in the City of	,
County of, State of North Carolina, being known as and more particularly de	scribed as:
Street Address Zip	
Legal Description:	
(All A portion of the property in Deed Reference: Book, Page No, NOTE: Prior to signing this Offer to Purchase and Contract, Buyer is advised to review Restrictive Covenants, if any,	County.)
limit the use of the Property, and to read the Declaration of Restrictive Covenants, By-Laws, Articles of Incorporation, Regulations, and other governing documents of the owners' association and/or the subdivision, if applicable.	
2. FIXTURES: The following items, if any, are included in the purchase price free of liens: any built-in appliances, ligically fans, attached floor coverings, blinds, shades, drapery rods and curtain rods, brackets and all related hardware, we door screens, storm windows, combination doors, awnings, antennas, satellite dishes and receivers, barglar/fire/smoke all and spa equipment, solar energy systems, attached fireplace screens, gas logs, fireplace inserts, electric garage door op controls, outdoor plants and trees (other than in movable containers), basketball goals, storage sheds, mailboxes, wall a mirrors, and any other items attached or affixed to the Property, EXCEPT the following items:	rindow and larms, pool beners 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 and shall be part of the deposited and shall be credited to Buyer, or until this contract is otherwise terminated. In the event: (1) this offer is not an (2) any of the conditions hereto are not satisfied, then all carness monies shall be refunded to Buyer. In the event of bree contract by Seller, all carness monies hall be refunded to Buyer is request, but such return shall not affect remedies available to Buyer for such breach. In the event of breach of this contract by Buyer, then all carnest monie forfeited to Seller upon Seller for such the event of a dispate between Seller and Buyer over the return or forfeiture of earnest money held in expert of the broker, is required by state law to retain said earnest money in the broker's trust or escrow account until release from the parties consenting to its disposition has been obtained or until disbursement is ordered by a court of jurisdiction. (b) \$	bank check and held in s closed, at ccepted; or each of this at any other tes shall be tech breach. scrow by a fil a written competent o later than aller on the biller on the m.
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This form jointly approved by:
North Carolina Bar Association
North Carolina Association of REALTORS®, Inc.



STANDARD FORM 2 - T © 7/2005

Buyer Initials _____ Seller Initials _____

□ Other: □ loan at a □ Fried Rate □ Adjustable Rate in the principal amount of (plus any financed VA Funding Fee or FIA MIP) for a term of (plus any financed VA Funding Fee or FIA MIP) for a term of (plus any financed VA Funding Fee or FIA MIP) for a term of (plus any financed VA Funding Fee or FIA MIP) for a term of year(s), at an initial interest rate not to exceed of the loan amount. Buyer shall apply for said loan within days of the Effective Date of this contract. Buyer shall use Buyer's best efforts to secure the lender's customary loan commitment letter on or before the Buyer's best efforts to secure the lender's customary loan commitment letter on or before the Buyer's proposed the loan commitment letter or a written waiver of this loan condition within five days of roof of Seller's request. Seller may reminate this contract by written notice to Buyer at any time thereafter, provided Seller has not then received a copy of the letter or the waiver. b) There must be no restriction, easement, zoning or other governmental regulation that would prevent the reasonable use of the Property for □ the Property for □ the Property for □ the Property must be in substantially the same or better condition at Closing as on the date of this offer, reasonable use of the Property must be in substantially the same or better condition at Closing as on the date of this offer, reasonable wear and teat excepted. d) All decisis of frust, liens and other charges against the Property, not assumed by Buyer, must be paid and satisfied by Seller prior to or at Closing such that cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing. e) Title must be delivered at Closing by GPINEAL WARRANTY DEFD unless otherwise adared breain and must be fee simple marketable and insurable title, free of all encumbrances except as valorem taxes for the citrent year forprated through the date of Closing; the property and the property is all such that the property is		CONDITIONS: (State N/A in each blank that is not a condition to this contract.) Buyer must be able to obtain a VA (attach FHA/VA Financing Addendum) Conventional
at an initial interest rate not to exceed		
of the loan amount, Buyer shall apply for said loan within Buyer's best efforts to secure the lender's customary loan commitment letter to on or before and to satisfy all terms and conditions of the loan commitment letter by Closing. After the above letter date, Seller may request in writing from Buyer a copy of the loan commitment letter by Closing. After the above letter date, Seller may request in writing from Buyer a copy of the loan commitment letter by Closing. After the above letter date, Seller may request in writing from Buyer at any time thereafter, provided Seller has not then a copy of the letter or the waiver. There must be no restriction, easement, zoning or other governmental regulation that would prevent the reasonable use of the Property for be in substantially the same or better condition at Closing as on the date of this offer, reasonable wear and tea excepted. All deeds of trust, liens and other charges against the Property, not assumed by Buyer, must be paid and satisfied by Seller prior to or at Closing such that cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing. It is the delivered a Closing by Ginneral Warrants (Closing by Ginneral Colsing by Ginneral Colsing); utility easements and unviolated corstrictive covenants that do not magerially affect the value of the reportery, and such of Closing); utility easements and unviolated corstrictive covenants that do not magerially affect the value of the reportery, and such of Closing; utility easements and unviolated corstrictive covenants that do not magerially affect the value of the reportery, and such of Closing; utility easements and unviolated corstrictive covenants that do not magerially affect the value of the reportery, and such of Closing; utility easements and unviolated corstrictive covenants that do not magerially affect the value of the reportery, and the next "None" or the identification of such assessments of the property of the p		
Buyer's best efforts to secure the lender's customary loan commitment letter on or before and to saisty all terms and conditions of the loan commitment letter by Closing. After the above letter date, Seller may reguest in writing from Buyer a copy of the loan commitment letter by Closing. After the above letter date, Seller may terminate this contract by written notice to Buyer at any time thereafter, provided Seller has not then received to seller as copy of the letter or the waiver. 1) There must be no restriction, easement, zoning or other governmental regulation that would prevent the reasonable use of the Property for committee the property for the property for the property for the property of the property is a substantially the same or better condition at Closing as on the date of this offer, reasonable use of the Property for at Closing such that cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing. 2) Title must be delivered at Closing by GENERAL WARRANTY DEED unless otherwise atted herein, and must be fee simple marketable and insurable title, free of all encumbrances except: ad valorem taxes for the chrent year (prorated through the date of Closing), utility easements and unviolated restrictive covenants that do not magnifully affect the value of the Property; and such other encumbrances as may be assumed or specifically approved by Buyer. The Property must have legal access to a public right of way. 2) SPECIAL ASSESSMENTS: Seller warrants that there are no pending or confirmed governmental special accessments, except a sollows: 2) Insert "None" or the identification of such assessment, it hands a property for the property and such other received by the property and such other received by the property of the property shall be provided and a clendar year basis through the date of Closing; (b) Advances association due,		
and to satisfy all terms and conditions of the loan commitment letter by Closing. After the above letter date, Seller may request in writing from Buyer a copy of the loan commitment letter. If we was a support of the loan commitment letter or a written waiver of this loan condition within five days of receipt of Seller's request, Seller may terminate this contract by written notice to Buyer at any time thereafter, provided Seller has not then received a copy of the letter or the waiver. 10. There must be no restriction, casement, zoning or other governmental regulation that would prevent the reasonable use of the purposes. 11. The Property for property may be not all and satisfied by Seller prior to or at Closing such that cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing. 12. The must be delivered at Closing by GENERAL WARRANTY DEED unless otherwise and herein, and must be fee simple marketable and insurable title, free of all encumbrances except: ad valorem taxes for the current year (prorated through the date of Closing); utility easements and unviolated restrictive covenants that do not materially affect the value of the Property; and such other encumbrances as may be assumed or specifically approved by Buyer. The Property must have legal access to a public right of way. 12. SPECIAL ASSESSMENTS: Seller warrants that there are no pending or confirmed governmental special assessments of the didwalk, paving, water, sewer, or other improvements one adoining the Property and no pending or confirmed wavener association pecial assessments, except as follows: 13. Insert "None" or the identification of such assessment in the property for the entire year shall the prorated on a calendar year basis through the late of Closing, the Advancement assessments and allowernmental assessments confirmed through the time of Closing (b		· · · · · · · · · · · · · · · · · · ·
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Page 2 of 5	10. Effins	FUEL: Buyer agrees to purchase from Seller the fuel, if any, situated in any tank on the Property at the prevailing rate with the st of measurement thereof, if any, being paid by Seller. EVIDENCE OF TITLE: Seller agrees to use his best efforts to deliver to Buyer as soon as reasonably possible after the fective Date of this contract, copies of all title information in possession of or available to Seller, including but not limited to: title urance policies, attorney's opinions on title, surveys, covenants, deeds, notes and deeds of trust and easements relating to the operty. Seller authorizes (1) any attorney presently or previously representing Seller to release and disclose any title
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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

Pur		or and agreeing to machining Bayer ag	and the second	THE OF THE PROPERTY OF	unioning unoron	01111		
12.	PR	ROPERTY DISCLOSURE:						
		Purchase and Contract.						
		.,						
		Offer to Purchase and Contract and						
		WHICHEVER OF THE FOLLOW						
		of the Disclosure Statement; (2) the			ing the date the	e contract w	as made;	or (3) Closing or
	_	occupancy by the Buyer in the case	_				(0.00	GINDEL DIEG
		Exempt from N.C. Resid	lential Property	Disclosure	Statement	because	(SEE	GUIDELINES)
		The Property is residential and wa	s built prior to 1978	(Attach Lead-B	ased Paint or	Lead-Based	Paint Ha	 zards Disclosure
		Addendum.)	s cuite prior to 1570	(11thauli Zung Z			, u 11u	Larus Districture
		,			4			
13.	PR	ROPERTY INSPECTION, APPRA	ISAL, INVESTIGAT	ΓΙΟΝ (Choose	ONLY ONE d	f the follow	ring Alter	rnatives):
	TT	TEDNIA TIME 1.						
		TERNATIVE 1: operty Inspection: Unless otherwise	stated harain Duver	ohall hava tha a	ation of inspar	oting or obj	toining at	Duver's expense
		tions, to determine the condition of the						
		n appliances, electrical system, plumb						
		and windows, exterior surfaces, struc						
		and windows, exterior surfaces, struct, porches and decks, fireplaces and flu						
		e), shall be performing the function f						
priv	aie),	e), shan be performing the function i	or which intended at	di shall liot be	na de et metur	illectrate rep	i) there al	hell ha na friahla
unu	suai	al drainage conditions or evidence of	excessive illoisture at	as shall be some	lated and write	e(s), and (n	naccessor	nan de no madie
		os or existing environmental contamin						
_		to Seller on or before	of Buyer's notice.	ne inspection	Date). Seller	snair provi	de writter	notice to Buyer
		ler's response within days	of Buyer's house. 1	Buyer is advise	to nave any	nspection	s made p	orior to incurring
exp	ense	ses for Closing and in sufficient time to ood-Destroying Insects: Unless one	operini any required	repairs to be co	inpleted by Cl	<u>osing</u> . Shtainin a sat	D	
(D)	VV OC	ood-Destroying Insects: Unless offer	rwise stated nerein, B	uyer shan na ve	option of c	obtaining, at	Buyer s	expense, a report
Iron	n a i	a licensed pest control operator on a	standard form in acc	ordance with the	ne regulations	of the Nort		
		ol Committee, stating that as to all atr		ا دادانداند		The		re was no visible
		ace of wood-destroying insects and co						
		ent time so as to permit treatment, if						
		or by Seller and completed prior to C						
tne	msp	spection report described in this para	igraph may not aiway	ys reveal either	structural dar	nage or dai	nage caus	sed by agents of
		sms other than wood-destroying in sec						
		epairs: Pursuant to any inspections						
	•	eting them or refusing to complete t			-	•		-
		ing the Property in its present condition						
		vise stated herein, any items not cover	ed by (a)(1), (a)(11), (a	i)(111) and (b) ab	ove are exclud	ied from rep	air negoti	iations under this
	tract					1.0		1.0.1.1.
		adon Inspection: Buyer shall have t						
		mpletion of inspections as set forth						
		tes a radon level of less than 4.0 pico						
		as anything less than 4.0 pico curies						
		of: a) remediating to bring the rador						
		iation, Buyer may have a radon test po						
		per liter of air, it shall be deemed sati						
		o bring the radon level within the sa					the Prope	erty with its then
curr	ent i	t radon level; or b) terminating the con	ntract, in which case a	ll earnest monie	es shall be refu	nded.		

obtained by Buyer of the total cost of \$, then Buyer sh later than seven (7) days following the following the following this contingency: The Pro Buyer, this contract may be terminated contingency requiring an appraisance.	repairs required by (a) and (b) and/or repairs required by (a) and (b) and/or repairs the option to terminate this contains a precision Date and all earnest monies shaperty must appraise at a value equal to a and all earnest monies shall be refunded sal, Buyer shall arrange to have the cost of the appraisal shall be borne by a precision of the appraisa	or exceeding the purchase price or, at the option of to Buyer. If this contract is not subject to a financing we the appraisal completed on or before
(a) Property Investigation with Opti Seller (not Escrow Agent) and other v Buyer shall have the right to terminate Property or otherwise, by delivering Closing, Buyer shall have the right to it of the Property, including but not limite (b) Exercise of Option: If Buyer delivering the property of the Property including but not limited (b) Exercise of Option: If Buyer delivering the property of the Property including but not limited (b) Exercise of Option:	ton to Terminate: In consideration of the valuable consideration, the sufficiency of this contract for any reason or no reason of the scenario of terminate of terminate of the essence (the second to those matters set forth in Alternative overs the Termination Notice prior to the Constant of the scenario of the scenar	the AND Buyer has paid the Option Fee.) the sum set forth in paragraph 4(c) paid by Buyer to which is hereby acknowledged (the "Option Fee"), n, whether related to the physical condition of the tion (the "Termination Notice") by 5:00 p.m. on the "Option Termination Date"). At any time prior to the to advise a dispersion of the essence option Termination Date, time being of the essence, ection herewith shall be refunded to Buyer; however,
the Option Fee will not be refunded an the Option Termination Date, then Bu Option Termination Date; provided su Option Fee is not refundable, is not a pa (c) <u>CLOSING SHALL CONSTITU</u>	Id shall be retained by Seller. If Buyer fair yer will be deemed to have accepted the acceptance shall not constitute a wair art of any earnest monies, and will be cred UTE ACCEPTANCE OF THE PROP	ls to deliver the Termination Notice to Seller prior to Property in its physical condition existing as of the ver of any rights Buyer has under paragraph 5. The
the earlier of Closing or possession by evaluation. Buyer may conduct a walk- 15. CLOSING: Closing shall be defined by the statement of the conduct of the statement of the sta	r will provide reasonable access to the Provide Buyer to Buyer or Buyer's representation of the Property prior to	the deed. An parties agree to execute any and all
at a place designated by Buyer. The de 16. POSSESSION: Unless otherwise place delivered at Closing: Agreement is attached.	provided herein, possession shall be delivered by the possession of the provided herein, possession shall be delivered by the possession of the provided herein, possession of the provided herein of the provided herein of the provided herein herein and provided herein of the provided herein herein and provided herein herein herein and provided herein herein and provided herein herein herein and provided herein h	ered at Closing. In the event possession is NOT to be tached. OR, a Seller Possession After Closing DENDA TO THIS CONTRACT AND ATTACH
HERETO.)	TEMIZE ALE ADI	DENDA TO THIS CONTRACT AND ATTACH
on the Property are destroyed or materi Seller or Seller's agent and all deposit	ally damaged prior to Closing, Buyer may is shall be refunded to Buyer. In the eve dition to the Property, any of the Seller's i	to Closing shall be upon Seller. If the improvements terminate this contract by written notice delivered to ent Buyer does NOT elect to terminate this contract, insurance proceeds payable on account of the damage
	may not be assigned without the written assignee and his heirs and successors.	consent of all parties, but if assigned by agreement,
	Page 4 of 5	
Buver Initials	Seller Initials	STANDARD FORM 2 - T © 7/2005

- **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 NEEL THAT IT DOES NOT PROVIDE FOR YOUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.

Date:	Date;
Buyer	
Date:	Date:
Buyer	(SEAL) Selfer (SEAL)
Escrow Agent acknowledges reterms hereof.	ceipt of the earnest money and agrees to hold and disburse the same in accordance with the
Date	Firm:
	By:
	(Signature)
Selling Agent/Firm/Phone	
	Acting as □ Buyer's Agent □ Seller's (sub)Agent □ Dual Agent
Listing Agent/Firm/Phone	
	Acting as ☐ Seller's (sub)Agent ☐ Dual Agent