ADDITIONAL PROVISIONS ADDENDUM

Property:	
Seller:	
Buyer:	
This Addend Property.	um is attached to and made a part of the Offer to Purchase and Contract ("Contract") between Seller and Buyer for the
	of the following provisions which are marked with an "X" shall apply to the attached Offer to Purchase and Contract or hase and Contract – Vacant Lot/Land ("Contract"). Those provisions marked "N/A" shall not apply.
1	EXPIRATION OF OFFER: This offer shall expire unless unconditional acceptance is delivered to Buyer on or before
2	SEPTIC SYSTEM INSTALLATION/ MODIFICATION: As a part of the Buyer's Due Diligence, Buyer intends to obtain an Improvement Permit or written evaluation from the County Health Department ("County") for a (check only ONE) conventional or sewage system for a bedroom home. Except for the costs for clearing the Property, all costs and expenses of obtaining such Permit or written evaluation shall be borne by Buyer unless otherwise agreed. Seller shall be responsible for clearing that portion of the Property required by the County to perform its tests and/or inspections by no later than
	NOTE: Insert a date that will allow testing to be completed prior to the end of the Due Diligence Period.
3	RENTAL/INCOME/INVESTMENT PROPERTY: The Property shall be conveyed subject to existing leases and/or rights of tenants. Seller shall deliver to Buyer on or before
	NOTE: Insert a date that will allow review to be completed prior to the end of the Due Diligence Period.
	Any security deposit held in connection with any lease(s) shall be transferred to Buyer at Settlement and otherwise in accordance with North Carolina Tenant Security Deposit Act (N.C.G.S. § 42-54). Seller \square will \square will not transfer to Buyer any pet fee/deposit at Settlement. Seller shall deliver assignment of any lease at or before Closing, unless the lease does not permit assignment.
	The name, address, telephone number, and email address of any property manager and property management company for the Property is:
	All means of access to the Property, other than those in tenant's possession (including all keys, codes including security codes, garage door openers, and electronic devices), must be delivered to Buyer at Closing. Except for any devices under a tenant's control, Seller will comply with section 2(c) of the Contract prior to Closing.
	NOTE : DO NOT USE THIS PROVISION FOR PROPERTY SUBJECT TO THE NORTH CAROLINA VACATION RENTAL ACT. A VACATION RENTAL ADDENDUM SHOULD BE USED IN SUCH CASES.



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EDUAL HOUSING

This form jointly approved by: North Carolina Bar Association

4	expense, to complete the following items:				
		the following items			
				·····	
	Buyer shall have the rigi workmanlike manner.	nt to verify, prior to Settlement,	that the above items have be	en completed in a good and	
5	MANUFACTURED (MOBILE) HOME: The Property shall include the following manufactured (mobile) home(s) located on the Property: VIN(s):				
	unknown Other description	n (year, model, etc.):			
6	POOL/SPA INSPECTIO	DN/PREPARATION: Any pool/s	pa inspection(s) Buyer may c	hoose to conduct shall be at	
	Buyer's expense in accorda	ance with the Contract. Any costs a ected (including but not limited to p	associated with putting the poo	l/spa in operable condition so	
	electricity and filtration sys	stem) and any costs associated with	any necessary re-winterizing	of the pool/spa following any	
	inspection(s), snall be the r	esponsibility of 🗖 Seller 🗖 Buyer	(if neither box is checked, Buy	er snau be responsible).	
7		PARATE SEPTIC LOT, BOAT and and the following (check all that			
		lip, garage, parking space			
	C. II.	- 11'4' 11 - 4 '6	1 4 11 2		
	Seller agrees to execute any additional documents, if necessary and at seller's expense, to complete the transfer of Seller's interest in any property described in this paragraph.				
IN THE E	EVENT OF A CONFLICT	BETWEEN THIS ADDENDUM	AND THE CONTRACT T	THIS ADDENDUM SHALL	
CONTROL	L, EXCEPT THAT IN THE C	CASE OF SUCH A CONFLICT A LER, THE CONTRACT SHALL C	S TO THE DESCRIPTION OF		
NC REAL	TORS® AND THE NORTH	CAROLINA BAR ASSOCIATIO	ON MAKE NO REPRESENTA	ATION AS TO THE LEGAL	
VALIDITY	OR ADEQUACY OF ANY	PROVISION OF THIS FORM	IN ANY SPECIFIC TRANSA	CTION. IF YOU DO NOT	
		L THAT IT DOES NOT PROVIDE E ATTORNEY BEFORE YOU SI		, YOU SHOULD CONSULT	
Buyer: (Na	nme)	(Signature)		(Date)	
Buyer: (Na	ame)	(Signature)		(Date)	
Entity Buy	ver: (Name of LLC, Corp., Tr	ust, etc.)			
By: (Name	& Title)	(Signature)	(Date)	
Seller: (Na	me)	(Signature)		(Date)	
Seller: (Na	me)	(Signature)		(Date)	
Entity Sell	er: (Name of LLC, Corp., Tr	ıst, etc.)			
By: (Name & Title)					
- ·	· ————	, ,		· ——————	