TERMINATION OF CONTRACT (FORM 12-T- VACANT LOT/LAND) BY NOTICE TO BUYER FROM SELLER

NOTE: This form is for use by Seller to notify Buyer that they are exercising a unilateral right to terminate unilaterally terminating an Offer to Purchase and Contract—Vacant Lot/Land (Form 12-T). Use Form 352-T to unilaterally terminate an Offer to Purchase and Contract (Form 2-T).

Buyer:			("Buyer")
Seller:			("Seller"
Property Address:			("Property")
	and Seller entered into a contract for the plant (form 12-T) ("Contract"). The Effective		operty on the Offer to Purchase and
2. Termination by Sel	ler. Seller hereby terminates the Contract fo	or the following reason(s) (che	ck all applicable boxes):
	e to timely deliver the Due Diligence Fee or etronic transfer following written notice from		
	e to timely deliver (Additional) Earnest Mon aragraph 1(d) of the Contract). (Note: Writte		
	in Settlement and Closing beyond the time nt thereof (see Agreement to Amend Contrac		the Contract (see Paragraph 10) and
	teller of right to terminate under Paragraph roval of Short Sale	4 of Short Sale Addendum	(form 2A14-T) at any time prior to
	his notice of termination and alleges that unsel before checking this box and signing		ntract. Seller is strongly advised to
	his notice of termination without providing this box and signing this termination.	ling a reason. Seller is stro	ngly advised to seek legal counse
	LINA ASSOCIATION OF REALTORS®, PUACY OF ANY PROVISION OF THIS FO		
Seller		Date	Time
Seller		Date	Time
Mailing Address:			
Entity Seller:(Name o	f LLC/Corporation/Partnership/Trust/etc.)		
Ву:		Date:	Time:
Name:		Titl	e:





RELEASE OF EARNEST MONEY DEPOSIT*

Seller	Date	
Seller	Date	
Mailing Address:		
Ruver □ AGREES □ DOES NOT AGREE	that Escrow Agent may disburse any Earnest Money Deposit re	' 1''.
	ermination of the Contract for the reason(s) set forth above.	eceived in connection with
		eceived in connection with
the Contract to Seller as a result of Seller's to	ermination of the Contract for the reason(s) set forth above.	eceived in connection with

*As set forth in Paragraph 1(f) of the Contract, in the event of a dispute between Seller and Buyer over the return or forfeiture of the Earnest Money Deposit held in escrow by a broker, the broker is required by state law (and Escrow Agent, if not a broker, has agreed) to retain said Earnest Money Deposit in the Escrow Agent's trust or escrow account until a written release from the parties consenting to its disposition has been obtained or until disbursement is ordered by a court of competent jurisdiction. Alternatively, if the broker or an attorney licensed to practice law in North Carolina ("Attorney") is holding the Earnest Money Deposit, the broker or Attorney may deposit the disputed monies with the appropriate clerk of court in accordance with the provisions of N.C.G.S. §93A-12.

NOTE: BUYER'S FAILURE TO SIGN THIS RELEASE DOES NOT AFFECT THE VALIDITY OF SELLER'S UNILATERAL TERMINATION OF THE CONTRACT.