NOTICE TO SELLER THAT BUYER IS EXERCISING THEIR RIGHT TO TERMINATE THE OFFER TO PURCHASE AND CONTRACT (FORM 2-T)

Buyer:		("Buyer")
Seller:		("Seller")
Property Address:		("Property")
1. Contract . Buyer and Seller entered into a contract for the (form 2-T) ("Contract"). The Effective Date of the Contract	ne purchase and sale of the Property of t is	n the Offer to Purchase and Contract
 2. Termination by Buyer. Buyer hereby terminates the reason(s) (check all applicable boxes): Non-receipt of a signed copy of the N.C. Reside 		
Purchase and Contract (see paragraph 15 of Contract) Purchase and Contract (see paragraph 15 of Contract) Seller's election not to complete necessary repairs Contract)	ct)	
Seller's election not to remediate or failure of a Subsection (d) of Alternative 1 of paragraph 16 of	the Coutract)	
 □ Reasonable estimate of total cost of Necessary Alternative 1 of paragraph 16 of the Contract) □ Property does not appraise at a value equal to or ex □ Exercise by Buyer of option to terminate under Al paragraph 16 of the Contract) 		
Inability of Buyer to obtain approval of the Loan d (applicable ONLY it second check box in paragraph of the Contract because, without disclosure from the designated Special Flood Hazard Area according Condition and Buyer's lender requires Buyer to obtain	th to is checked) Exercise by Buyer of many Seller, permanent improvements of to the current FEMA flood map, o	option to terminate under paragraph on the Property are located within a r the Contract is subject to a Loan
THE NORTH CAROLINA ASSOCIATION OF REALT VALIDITY OR ADEQUACY OF ANY PROVISION OF T	ORS [®] , INC. MAKES NO REPRES THIS FORM IN ANY SPECIFIC TRA	ENTATION AS TO THE LEGAL NSACTION.
Buyer	Date	Time
Buyer	Date	Time
RELEASE OF EA	RNEST MONEY BY SELLER*	
Seller acknowledges that Buyer is entitled to a refund of a Buyer's termination of the contract for the reason(s) set for earnest monies to Buyer.		
Seller	Date	
Seller	 Date	

*As set forth in paragraph 4(a) of the Contract, in the event of a dispute between Seller and Buyer over the return or forfeiture of earnest money held in escrow by a broker, the broker is required by state law to retain said earnest money in the broker'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 is holding the earnest money, the broker may deposit the disputed monies with the appropriate clerk of court in accordance with the provisions of N.C.G.S. §93A-12.



