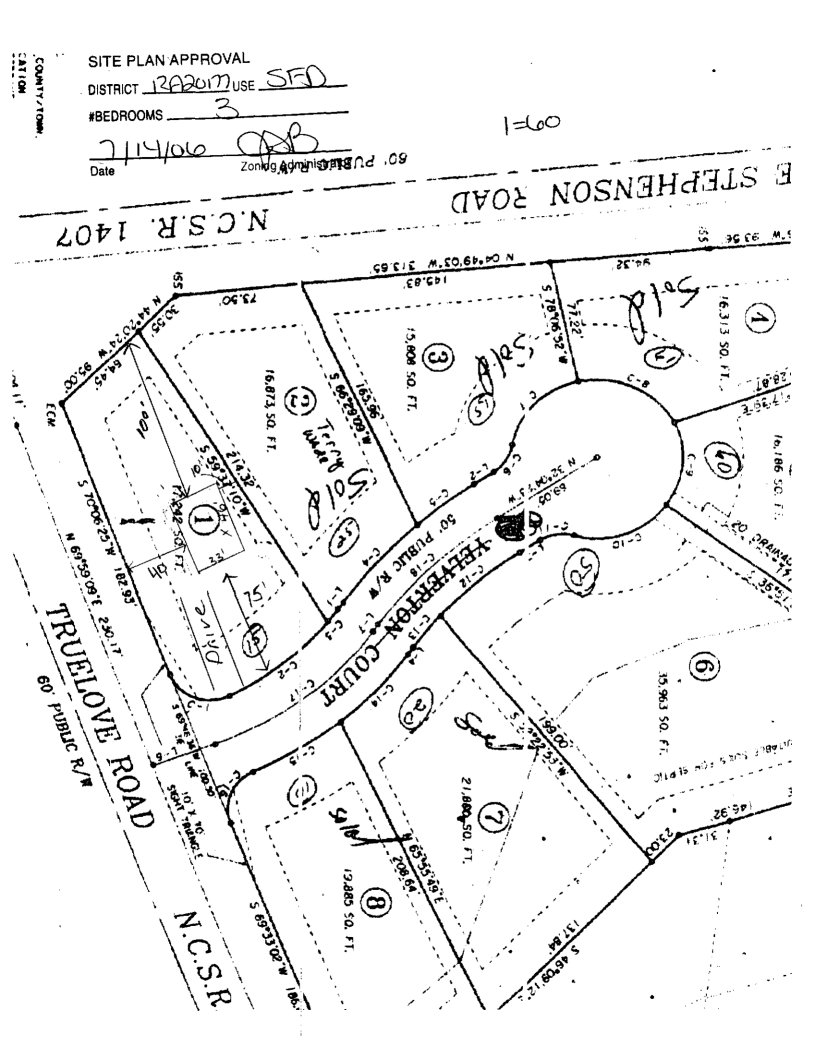
A RECORDED SURVEY PLAT AND RECORDED DEED ARE REQUIRED WHEN APPLYING FOR A LAND USE APPLICATION



Application Number:

Harnett County Planning Department

PO Box 65, Lillington, NC 27546 910-893-7527 065001365

Environmental Health New Septic Systems Test
Environmental Health Code 800

- Place "property flags" in each comer of lot. All property lines must be clearly flagged.
- Place "house corner flags" at each corner of where the house/manufactured home will sit. Use additional flagging to
 outline driveways, garages, decks, out buildings, swimming pools, etc.
- Place flags at locations as developed on site plan by Customer Service Technician and you.
- Place Environmental Health "orange" card in location that is easily viewed from road.
- No grading of property should be done. Undergrowth should be cleaned out to allow soil evaluation to be performed.
 Inspectors should be able to walk freely.
- After preparing proposed site call the voice permitting system at 910-893-7527 and give code **800** for Environmental Health confirmation. Please note confirmation number given at end of recording for proof of request.
- To hear results, call IVR in approx.7-10 working days. Once approved, proceed to Central Permitting for permits.

Environmental Health Existing Tank Inspections

Environmental Health Code 800

- Place Environmental Health "orange" card in location that is easily viewed from road.
- Prepare for inspection by removing soil over door as diagram indicates. Loosen trap door cover. (Unless inspection is for a septic tank in a mobile home park)
- After preparing trapdoor call the voice permitting system at 910-893-7527 and give code 800 for Environmental Health confirmation. Please note confirmation number given at end of recording for proof of request.
- To hear results, call IVR in approx. 7-10 working days. Once approved, proceed to Central Permitting for permits.

Health and Sanitation Inspections

Health and Sanitation Plan Review 826

- After submitting plans for food and lodging, call the voice permitting system at 910-893-7527 and give code 826 for Health and Sanitation confirmation. Please note confirmation number given at end of recording for proof of request.
- To hear results, call IVR in approx. 7-10 working days. Once approved, proceed to Central Permitting for permits.

Fire Marshal Inspections

Fire Marshall Plan Review Code 804

- Call the voice permitting system at 910-893-7527 and give code 804 for plan review. Please note confirmation number given at end of recording for proof of request.
- To hear results, call IVR in approx 7-10 working days. Once approved, proceed to Central Permitting for permits.
- Pick up Fire Marshal's letter and place on job site until work is completed.

Public Utilities

- Place stake with "orange" tape/name thirty feet (30) from the center of the road at the location you wish to have water tap installed.
- Allow four to six weeks after application for water/sewer taps. Call Utilities at 893-7575 for technical assistance.

Building Inspections

- Call the voice permitting system at 910-893-7527 to schedule inspections. Please note confirmation number given at end of recording for proof of request.
- For new housing/set up permits must meet E 911 / Addressing guidelines <u>prior</u> to calling for final inspection.
- To hear results of inspections, call IVR after scheduled inspection is done.

E911 Addressing

Addressing Confirmation Code 814

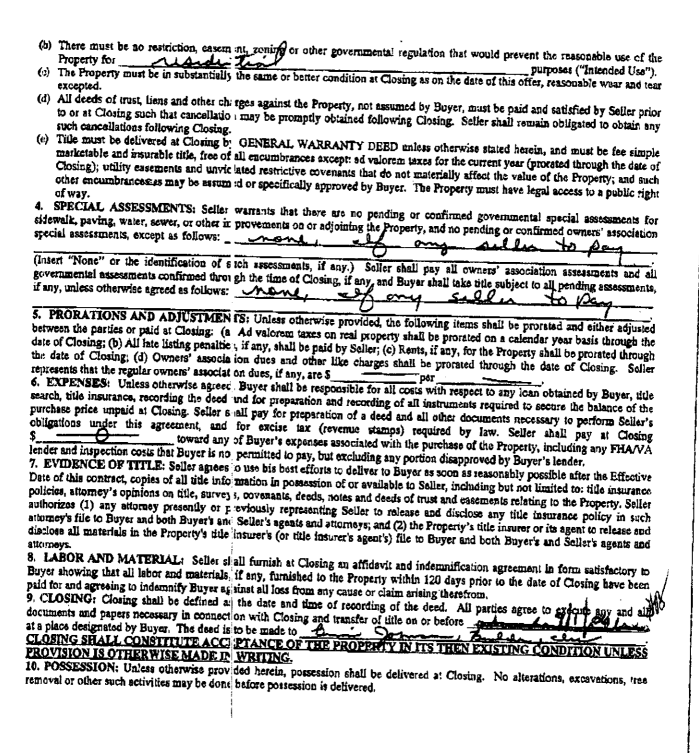
- Address numbers shall be mounted on the house, 3 inches high (5" for commercial).
- Numbers must be a contrasting color from house, must be clearly visible night and day at entrance of driveway if home
 is 100 ft or more from road, or if mailbox is on opposite side of road.
- Once you purchase permits and footing inspection has been approved call the voice permitting system at 910-893-7527
 and give code 814 for address confirmation. This must be called in even if you have contacted E911 for verbal
 confirmation.

Customers can view all inspection results online at www.harnett.org.

Applicant Signature:	King	N	Date: 7	1/14/6	06
					

OFFER TC PURCHASE AND CONTRACT - VACANT LOT/LAND

NOTE: This contract is intended for unin proved real property that Buyer will purchase only for personal use and will not be used to sell subdivided property that has not been platted, approved and recorded. If Seller is Buyer's busile involves the construction of a new simple family dwelling prior to closing, use the standard Offer to Purchase and Construction Addendur a (Form 2A3-T). Construction Addendur a (Form 2A3-T). Construction A	uilder and the ontract (Form , as Buyer,
as the "Property"), upon the following terms and conditions:	er referred to
I. REAL PROPERTY: Located in the Ci y of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of State of North Catolina, being known as and more particularly of	_ County of
	described as: ユフェイン
Subdivision Name	
Plat Book or Slide at P. me(s)	s shown on
Page 1 Deed Hook	at at
NOTE: Prior to signing this Offer to Purchase and Contract - Vacant Lot/Land, Buyer is advised to review Restrictive Cany, which may limit the use of the Property and to read the Declaration of the Property and the	Avenuate if
Incorporation Putter William In the Property and the Decimenton of Restrictive Covenants. By-Laws.	Articles of
Incorporation, Rules and Regulations, and other governing documents of the owners' association and/or the subdivision, if	applicable.
(8) \$ RAI NEST MONEY DEPOSIT with the Company and shall be paid as	follows:
2. PURCHASE PRICE: The purchase price is \$	bank check
	and held in
which time it will be credited to Buyer, or until this contract is otherwise terminated. In the event; (1) this offer is not a contract is otherwise terminated. In the event; (1) this offer is not a contract which is the event.	s closed, at
(2) any of the conditions hereto are not satisfied, then all earnest monies shall be refunded to Buyer. In the event of broader by Seller, all earnest monies at all he refunded to Buyer. In the event of br	sach of this
remedies available to Buyer for such brach. In the property apon buyer's request, but such return shall not affect	ct any other
forfeited to Seller upon Seller's request, but such forfeiters the learnest mon	ies shall be
NOTE: In the event of a dispute between Seller and Burger over the return or forfeiture of earnest money held in e	ich breach.
broker, the broker is required by state law to retain said earnest money in the broker's trust or escrow account unt	SCIOW by a
release from the parties consenting to i s disposition has been obtained or until disbursement is ordered by a court of jurisdiction.	Commetent
(b) \$, ADDITION AL EARNEST MONEY DEPOSIT to be paid to Escrow Agent no, The BEING OF THE ESSENCE WITH REGARD TO SAID DATE.	later than
(d) \$, BY A SSUMPTION of the unpaid principal balance and all obligations of Seller on the loan(s) secured by a deed of trust on the Property in accordance with the principal balance and all obligations of Seller on the property in accordance with the principal balance and all obligations of Seller on the property in accordance with the principal balance and all obligations of Seller on the property in accordance with the principal balance and all obligations of Seller on the property in accordance with the principal balance and all obligations of Seller on the property in accordance with the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and all obligations of Seller on the principal balance and the principal balance an	he existing
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water by one puricipal supplied of	Aujustable
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lander's customary loan commitment after on the configuration and the configuration of the co	secure the
conditions of the loan commitment letter by Closing After a light of the loan commitment letter by After a light of the loan commitment letter a light of the loan commitmen	terms and
of the loan commitment letter. If Buyer fails to provide Seller a copy of the loan commitment letter or a written was loan condition within five days of receip of Seller's request. Seller was the loan commitment letter or a written was	yer a copy
loan condition within five days of receip of Seller's request, Seller may terminate this contract by written mainten thereafter, provided Seller has not if an received a convert the leaves of the le	ver of this
time thereafter, provided Seller has not it en received a copy of the letter or the waiver.	Sei at ally
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Page 1 of 4	
This form jointly approved by: North Carolina Bar Association STANDARD FOR	01412 M
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North Carolina Association of REALTORS, Inc.	- 1/2002
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Page 2 of 4

Buyer Initials

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STANDARD FORM 12 - T

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11. PROPERTY INSPECTION, APPRA ISAL, INVESTIGATION (Choose ONLY ONE of the following Alternatives):

(a) Soll, Water, Utilities And Environme atal Contingency: This contract is contingent upon Buyer obtaining report(s) that (i) to soil is suitable for Buyer's Intended Use. (ii) utilities and water are available to the Property. (iii) there is no environment contamination, law, rule or regulation that prohibits, restricts or limits Buyer's Intended Use, and (iv) there is no flood hazard the prohibits, restricts or limits Buyer's Intended Use (collectively the "Reports"). All costs and expenses of obtaining the Reports she before by Buyer. Buyer shall use Buyer's best efforts to obtain such Reports. If the Reports cannot be obtained, Buyer meterminate this contract and the Earnest Money Deposit shall be refunded to Buyer. Buyer waives this condition unless Buyer provid written notice to Seller by
(b) Sewer System (check only ONE): Buyer has investigated the costs and expenses to install the sewer system approved by the Improvement Permit attached hereto as Exhibit A and hereby approves and accepts said improvement Permit. Seller represents that the system has bee a installed, which representation survives Closing, but makes no further representations to the system. Buyer acknowledges receipt of the Improvement Permit attached hereto as Exhibit A. Buyer shall have the option inspecting or obtaining, at Buyer's expense, inspection(s) to determine the condition of the system. If the system is not performing the function for which intended and is in need of immediate repair, Buyer may terminate this Contract and the Earnest Money Deposits that this condition, eshable to Buyer. Buyer waives this condition unless Buyer provides written notice to Seller to contract is contingent upon Buyer of pathing an Improvement Permit or written evaluation from the County Health Department ("County") for a (check only ONE) of conventional or content of the pround absorption sewage system for a before the bonne by Buyer, except Seller, by no last than a property required by the County to perform the test and/or inspections. Buyer shall use Buyer's best efforts to obtain such Permit or written evaluation. If the ground absorption of the system is not allowed, Buyer may terminate this contract and the Earnest Mone Deposit shall be refunded to Buyer. Buyer has investigated and approved the valuable to state the condition unless Buyer provides written notice to Seller be shall be refunded to Buyer. 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 contingency requiring an appraisal, Buyer shall be refunded to Buyer. If this contract is not subject to a financin contingency requiring an appraisal, Buyer shall be refunded to Buyer. If this contract is not subject to a financin contract of the appraisal shall be bome by Buyer.
(a) Property Investigation with Option to Seller (not Escrew Agent) and other valuation that Seller (not Escrew Agent) and other valuation to Seller (not Escrew Agent) and other valuation to Seller (not Escrew Agent) and other valuation to Seller (not Escrew Agent) and other valuation (the sum set forth in paragraph 2(c) paid by Buyer of Seller (not Escrew Agent) and other valuation (the sum set forth in paragraph 2(c) paid by Buyer of Seller (not Escrew Agent) and other valuation (the sum set forth in paragraph 2(c) paid by Buyer of Seller (not Escrew Agent) and other valuation (the "Termination Notice") by 5:00 p.m. of Seller (the "Option Termination Notice") by 5:00 p.m. of the Property, including but not limited to toose matters but forth in Alfamative 1, performed prior to the Option Termination Date. (b) Exercise of Option: If Buyer delivers the Termination Rotice prior to the Option Termination Date, time being of the essence, this contract shall become null and void and all a tract mionies received in connection herewith shall be refunded to Buyer; however, the Option Termination Date, then Buyer will be desmed 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 3. The Option Ferian refundable, is not a part of any earnest: acceptance of 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 3. The Option Ferian refundable, is not a part of any earnest: acceptance of the Property in Its Property in Its Them Existing Condition (c) CLOSING SHALL CONSTITUTE (CEPTANCE OF THE PROPERTY IN ITS THEM EXISTING CONDITION UNITESS PROVISION IS OTHERWISE I

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Thomas 2 % 1 1	Seller Initials	MY		
Buyer Initials	 Seller Initials	41//		

STANDARD FORM 12 - T © 7/2005

upon the Property for the purpose of apprair					
terminates this contract as provided herein,					
within thirty days of contract termination.	Suver will indemnify and	hold Seller harmless from all	loss, damage, claims, suits or costs.		
which shall arise out of any contract, agreen	ent, or injury to any person	or property as a result of any	activities of Buyer and Buyer's agents		
and contractors relating to the Property. I	his indemnity shall survi	ve this contract and any term	ination hereof. Notwithstanding the		
foregoing, Seiler shall be responsible for an	loss, damaga, claim, suit	or cost arising out of pre-exist	ting conditions of the Property studger		
over of Calleria mentioence or writted note or o	nictions		Vay		
13. OTHER PROVISIONS AND CO	NDITIONS: (PTEMIZE	ALL ADDENDA TO TH	IIS CONTRACT AND ATTACH		
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12. OTHER PROVISIONS AND CO HERETO.) * LID from L * Lif pump 14. RISK OF LOSS: The risk of loss or d	austine.	naested - L	at to be reduced		
4 0-0		for since of	wetre contended		
14. RISK OF LOSS: The risk of loss or C	image by life or other cas	ualty prior to Closing shall be	upon Seller. Citado		
13. ADSIGNAMENTS: Unia contract may	ior de gaaigneg warnour ro	e wutten consent of an barder	s, but it assigned by agreement, then		
this contract shall be binding on the assign- 16. PARTIES: This contract shall be bin-			a. Bruse and Calley and their bring		
successors and assigns. As used herein, w					
genders, as appropriate.	Ates tit ein einemer mein	see the breat and are misseau	no meredes the remultitle file lichtes		
17. SURVIVAL: If any provision herein	contained which by its na	ture and effect is required to i	se observed, kept or performed after		
the Closing, it shall survive the Closing an					
performed.					
18. ENTIRE AGREEMENT: This contra	it contains the entire agre	ement of the parties and there	are no representations, inducements		
or other provisions other than those expres	and herein. All changes,	additions or deletions hereto a	must be in writing and signed by all		
perties. Nothing contained herein shall alt			Seller or Buyer as contained in any		
listing agreement, buyer agency agreement					
19. NOTICE AND EXECUTION: Any	totice or communication	to be given to a party herein i	may be given to the party or to such		
party's agent. This offer shall become a					
signing is communicated to the offering pa					
constitute one and the same instrument, wand the parties adopt the word "SEAL" bas	in a signed original bein	g retained by each party and	each KEALIUK of Broker hetero,		
and the parties adopt the word SEAL Dec	no man signalmes selow	•			
Buyer acknowledges having made an on-	site personal examination	on of the Property prior to th	e making of this offer.		
•	_		_		
THE NORTH CAROLINA ASSOCIATI					
MAKE NO REPRESENTATION AS TO					
ANY SPECIFIC TRANSACTION. IF YOU					
FOR YOUR LEGAL NEEDS, YOU SHO	TED COMPORT A NOT	TH CAROLINA REAL EST			
SIGN			rr.		
Date:		Due: 7/1/26			
Ditte:		26 - 6	- 621		
Buyer	(SEAL)	Seller Seller	(SEAL)		
Date:		Date:			
P	(SEAL)	Caltan	(Arrith)		
Buyer	(SEAL)	Selier	(SEAL)		
Escrow Agent acknowledges receipt of	he earmest money and	agrees to hold and dishurse	the same in accordance with the		
terms hereof.					
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Date	Firm:				
	By:				
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Selling Agent/Firm/Phone C21	AMV.	Becker	•		
	is D Buyer's Agent	Seller's (sub)Agent & Dur	al Agent		
•			on a Maria		
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Acting	is Seller's (sub)Agent	- Dual Agent			
Page 4 of 4					