	SCANNED		v	
Initial Application Date: 1/28/09	1/29/09 DATE	Application #	095008151	
Initial Application Date.		дрисцион и	CU	-
County OF ! Central Permitting 108 E. Front Street, Lillington, NC 27	HARNETT RESIDENTIAL LA 546 Phone: (910) 893	AND USE APPLICATIO -7525 Fax: (910)	N 893-2793 www.harnett.org	
LANDOWNER: Woodsnive Partners				ite 4
City: Fauetteville State: NC Zi	p: <u>28305_</u> Home #: <u>91</u> 1	0-4 <u>81-0503</u>	_Contact #:	
APPLICANT: COVINESS LAND DEV.	Mailing Address	:: Sime as	<u>above</u>	_
City:State:Zi *Please fill out applicant information if different than landowner	p:Home #:		Contact #:	_
CONTACT NAME APPLYING IN OFFICE: WUTSON	Caviness	Phone #	: 481-0503	_
PROPERTY LOCATION: Subdivision: Woodshi		Lot #:_\9	3 Lot Size: 0.3Ψ	
State Road #: 1125 State Road Name: LCM1	Jei Black R		Map Book&Page: 2007 / 948	3
Parcel: 01053606 0028 33		-85-6001		_
Zoning: RA+20R Flood Zone: NA Watershed:	NA Deed Book&Pag	₁₈ : <u>03315/010</u>	5 Power Company:	- ,
SPECIFIC DIRECTIONS TO THE PROPERTY FROM LILLII	ngton: 27w to	> Nursery	Rd. Nursery R	₫
to Lemule Black Rd.	Sub. 2nd 1	<u>eft. </u>		.
				_
			· · · · · · · · · · · · · · · · · · ·	_
				_
PROPOSED USE: (Include Bonus roon	n as a bedroom if it has a clo	set)	Circle:	_
SFD (Size 48 x 50) # Bedrooms 4 # Baths 3 Mod (Size x) # Bedrooms # Baths	Basement (w/wo bath)	Garage VCS	Deck N T Crawl Space Si	ab /
☐ Mod (Size x) # Bedrooms # Baths ☐ Manufactured Home: SW DW TW (Size	x) # Bedrooms	Garage(sit	e built?) Deck(site built?	٠,٠٠٠
□ Duplex (Sizex) No. BuildingsN				
☐ Home Occupation # RoomsUse		Hours of Operation:_		_
□ Addition/Accessory/Other (Sizex) Use	· · · · · · · · · · · · · · · · · · ·		Closets in addition()yes ()no
Water Supply: (X) County () Well (No. dwellings) MUST have one	rable water before final		
Sewage Supply: (X) New Septic Tank (Complete New Tax				
Property owner of this tract of land own land that contains a r	manufactured home w/in five	hundred feet (500') of to	ract listed above? ()YES ()NO	
Structures (existing or proposed): Single family dwellings $\frac{1}{2}$				-
	Comments:			
Required Residential Property Line Setbacks:				
Front Minimum 35 Actual 36				-
Rear <u>25</u> <u>50.9'</u>				
Closest Side 10 19.0				_
Closest Side 10 19.0' Sidestreet/corner lot 20 39'				_
Nearest Building on same lot		40.00		-
		2 li		

If permits are granted I agree to conform to all ordinances and laws of the State of North Carolina regulating such work and the specifications of plans submitted.

I hereby state that foregoing statements are accurate and correct to the best of my knowledge. Permit subject to revocation if false information is provided.

Signature of Owner or Owner's Agent

1/26/09

This application expires 6 months from the initial date if no permits have been issued

Date

CONTRACT TO PURCHASE

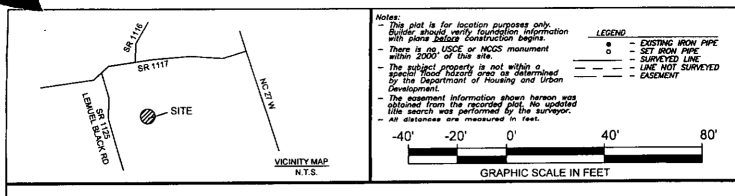
This contract, made and entered into this 23rd day of January, 2009, by and between Woodshire Partners, LLC. as SELLER, and Caviness Land Development, as BUYER.

WITNESSETH

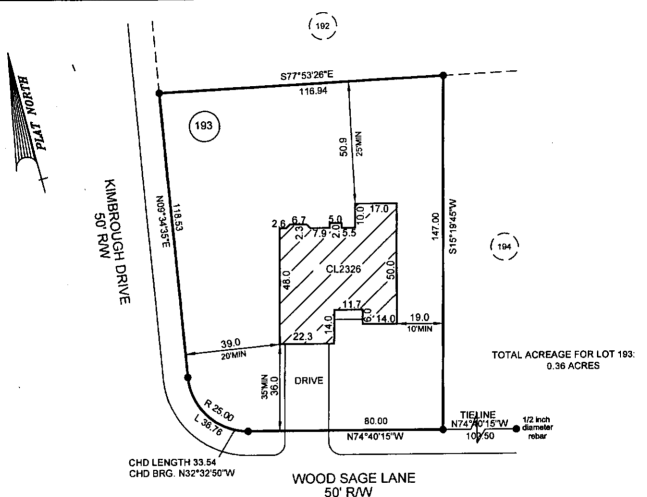
THAT SELLER hereby contracts to sell and convey to BUYER, and BUYER hereby contracts to purchase from SELLER, the following described residential building lot/s, to wit:

Being all of LOT/S 175, 177, 178, 186, 189, 193, 194, 195, 196, 201 of the Subdivision known as Woodshire Phase V a map of which is duly recorded in Book of Plats Map 2007 Page 948-949, Harnett County Registry.

Down Payment (payable upon execution of this contract): \$ Balance of Sale Price (payable at closing): \$ 250,000 1. The LOT/S shall be conveyed by SELLER to buyer by a General Warranty Deed free of all encumbrances other than taxes for the current year, which shall be prorated as of closing. The Deed shall be subject to all Restrictive Covenants, Utility Easements and applicable zoning ordinances on record at the time of closing. 2. Buyer acknowledges inspecting the property and that no representations or inducements have been made by SELLER, other than those set forth herein, and that the Contract contains the entire agreement between the parties. 3. Closing (Final Settlement) is to take place not later than: February 27th, 2009 at the offices of TBA Should BUYER fail to close, the SELLER, at his option, may retain the sum paid as a Down Payment upon the Purchase Price as liquidated damages and declare this Contract null and void and may proceed to resell the LOT/S to a subsequent Buyer. 4. Other Conditions: Restrictive Covenants for subdivision are recorded in the Office of the Register of Deeds for Harnett County in Book 2443 Page 911-919, or	Price is \$	250,000, payable as follows:		
 The LOT/S shall be conveyed by SELLER to buyer by a General Warranty Deed free of all encumbrances other than taxes for the current year, which shall be prorated as of closing. The Deed shall be subject to all Restrictive Covenants, Utility Easements and applicable zoning ordinances on record at the time of closing. Buyer acknowledges inspecting the property and that no representations or inducements have been made by SELLER, other than those set forth herein, and that the Contract contains the entire agreement between the parties. Closing (Final Settlement) is to take place not later than: February 27th, 2009 at the offices of TBA Should BUYER fail to close, the SELLER, at his option, may retain the sum paid as a Down Payment upon the Purchase Price as liquidated damages and declare this Contract null and void and may proceed to resell the LOT/S to a subsequent Buyer. Other Conditions: Restrictive Covenants for subdivision are recorded in the Office of the Register of Deeds for Harnett County in Book 2443 Page 911-919, or, a copy of which has been provided to Buyer. Building side lines shall be per plat unless otherwise controlled by governmental authority. Property has been surveyed by Bennett Surveys, Inc. Buyer must submit house plans to SELLER for architectural conformity and Covenant approval prior to breaking ground. Additionally:		Down Payment (payable upon execution of this contra	ict): \$	
Deed free of all encumbrances other than taxes for the current year, which shall be prorated as of closing. The Deed shall be subject to all Restrictive Covenants, Utility Easements and applicable zoning ordinances on record at the time of closing. 2. Buyer acknowledges inspecting the property and that no representations or inducements have been made by SELLER, other than those set forth herein, and that the Contract contains the entire agreement between the parties. 3. Closing (Final Settlement) is to take place not later than: February 27th, 2009 at the offices of TBA Should BUYER fail to close, the SELLER, at his option, may retain the sum paid as a Down Payment upon the Purchase Price as liquidated damages and declare this Contract null and void and may proceed to resell the LOT/S to a subsequent Buyer. 4. Other Conditions: Restrictive Covenants for subdivision are recorded in the Office of the Register of Deeds for Harnett County in Book 2443 Page 911-919, or , a copy of which has been provided to Buyer. Building side lines shall be per plat unless otherwise controlled by governmental authority. Property has been surveyed by Bennett Surveys, Inc. Buyer must submit house plans to SELLER for architectural conformity and Covenant approval prior to breaking ground. Additionally: will be closed when sediment ponds and/or dirt storage are removed IN WITNESS WHEREOF the parties have executed this contract this day 23 rd of January, 2009.		Balance of Sale Price (payable at closing):	\$	250,000
inducements have been made by SELLER, other than those set forth herein, and that the Contract contains the entire agreement between the parties. 3. Closing (Final Settlement) is to take place not later than: February 27th, 2009 at the offices of TBA Should BUYER fail to close, the SELLER, at his option, may retain the sum paid as a Down Payment upon the Purchase Price as liquidated damages and declare this Contract null and void and may proceed to resell the LOT/5 to a subsequent Buyer. 4. Other Conditions: Restrictive Covenants for subdivision are recorded in the Office of the Register of Deeds for Harnett County in Book 2443 Page 911-919, or, a copy of which has been provided to Buyer. Building side lines shall be per plat unless otherwise controlled by governmental authority. Property has been surveyed by Bennett Surveys. Inc. Buyer must submit house plans to SELLER for architectural conformity and Covenant approval prior to breaking ground. Additionally:	1.	Deed free of all encumbrances other than taxes for the shall be prorated as of closing. The Deed shall be subj- Covenants, Utility Easements and applicable zoning or	current y	ear, which Restrictive
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Deeds for Harnett County in Book 2443 Page 911-919, or	4.	Other Conditions:		
authority. Property has been surveyed by		Deeds for Harnett County in Book 2443 Page 911-		
Covenant approval prior to breaking ground. Additionally:				
ponds and/or dirt storage are removed IN WITNESS WHEREOF the parties have executed this contract this day 23 rd of January, 2009.			ectural co	nformity and
January, 2009. Vood Stine Print Account		Additionally:ponds and/or dirt storage are removed	will be cl	osed when sediment
to who were	,	January, 2009.	his contra	et this day 23 rd of
SELLER BUYER	Beech.	shackness		
	SELLER	BUYER	<u> </u>	



PRELIMINARY PLAT-NOT FOR CONVEYANCES OR SALES.



- PLOT PLAN FOR - CAVINESS LAND

- SUBDIVISION -

WOODSHIRE SUBDIVISION-PHASE FIVE

ANDERSON CREEK TWP. HARTNETT COUNTY NORTH CAROLINA JANUARY 22, 2009 SCALE 1" = 40' FIELD BOOK

REFERENCE

PLAT BOOK 2007, PAGE 948 HARTNETT COUNTY NORTH CAROLINA REGISTRY

SHOOMERS VEER RESTREE INC.

115 broadfoot ave. p.o. box 53774 fayetteville, n.c., 28305 phone 910-484-5191 FAX 910-484-0388



SEAL L-2763

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APPI	лс.	TION	#:

21510

This application to be filled out only when applying for a new septic system.

County Health Department Application for Improvement Permit and/or Authorization to Construct

IMPROVEMENT PER	ON IN THIS APPLICATION IS FALSIFIED, CHANGED, OR THE SITE IS ALTERED, THEN THE LIMIT OR AUTHORIZATION TO CONSTRUCT SHALL BECOME INVALID. The permit is valid for either expiration depending upon documentation submitted. (complete site plan = 60 months; complete plat = without
DEVELOPMENT IN	<u>FORMATION</u>
New single family	residence
☐ Expansion of exist	ing system
☐ Repair to malfunc	tioning sewage disposal system
☐ Non-residential ty	pe of structure
WATER SUPPLY	
□ New well	
Existing well	
Community well	·
Public water	
□ Spring	
	wells, springs, or existing waterlines on this property?
{ } yes {X} no {	
{} Accepted {} Alternative {\(\sum_{\limits} \) Conventional The applicant shall not question. If the answer	
{_}}YES {\(\frac{1}{2}\)} NO	Does the site contain any Jurisdictional Wetlands?
$\{_\}$ YES $\{X\}$ NO	Does the site contain any existing Wastewater Systems?
$\{_\}$ YES $\{X\}$ NO	Is any wastewater going to be generated on the site other than domestic sewage?
$\{_\}$ YES $\{X\}$ NO	Is the site subject to approval by any other Public Agency?
{_}}YES {\(\begin{center} \) NO	Are there any easements or Right of Ways on this property?
$\{_\}$ YES $\{X\}$ NO	Does the site contain any existing water, cable, phone or underground electric lines?
	If yes please call No Cuts at 800-632-4949 to locate the lines. This is a free service.
	cation And Certify That The Information Provided Herein Is True, Complete And Correct. Authorized County And
	ited Right Of Entry To Conduct Necessary Inspections To Determine Compliance With Applicable Laws And Rules Solely Responsible For The Proper Identification And Labeling Of All Property Lines And Corners And Making
	hat A Complete Site Evaluation Can Be Performed.
The Site Accessible So I	1/24/09
	TO THE STATE OF THE PROPERTY OF THE PARTY OF

PROPERTY OWNERS OR OWNERS LEGAL REPRESENTATIVE SIGNATURE (REQUIRED)