Initiat Application Date:	4	20	Ц	8

Residential Land Use Application

Application #	185004384	7
	CI#	

## COUNTY OF HARNETT RESIDENTIAL LAND USE APPLICATION 108 E. Front Street, Lillington, NC 27546 Phone: (910) 893-7525 ext:2 Fax: (910) 893-2793 www.harnett.org/permits

Central Permitting

"A RECORDED SURVEY MAP, RECORDED DEED (OR OFFER TO PORCHASE) & SITE PLAN ARE REGULARD WHEN SUBMITTING A LARD USE APPLICATION"
LANDOWNER: TYPONE COSS Mailing Address: Po BOX 1810
City: Argie/ State: N.C. Zip: 2750/ Contact No: 919-639-2300 Email:
APPLICANT: Southern Touch Homes 1/c Mailing Address: Po Box 2135
City: Angity State NC Zip: 2750   Contact No: 919-524-3354 Email:
CONTACT NAME APPLYING IN OFFICE: Bryant Locksony Phone # 9/9-524-3354
PROPERTY LOCATION: Subdivision: Lot #: 3 Lot Size: 1.49
State Road # 1516 State Road Name: She hiff Juneum Map Book & Page: 2018 / 100
Parcet: 11 0071 0073 11 PIN: (0071-83-1220.005)
Zoning: RAW Flood Zone: X Watershed: Deed Book & Page: 7 LOH, 901 Power Company*:
*New structures with Progress Energy as service provider need to supply premise number OTP from Progress Energy.
i e
PROPOSED USE:  SFD: (Size 55 x 57.6) # Bedrooms: 3 # Baths: 2 Basement(w/wo bath): Garage: V_Deck: Crawl Space: Slab: Slab: Slab:
SFD: (Size 55 x 57.6) # Bedrooms: 3 # Baths: 2 Basement(w/wo bath): Garage: V_Deck: V_Crawl Space: V_Slab: Slab: _
(Is the bonus room finished? () yes () no w/ a closet? () yes () no (if yes add in with # bedrooms)
Mod: (Sizex) # Bedrooms # Baths Basement (w/wo bath) Garage: Site Built Deck: On Frame Off Frame
(Is the second floor finished? () yes () no Any other site built additions? () yes () no
□ Manufactured Home:SWDWTW (Sizex) # Bedrooms: Garage:(site built?) Deck:(site built?)
Duplex: (Sizex) No. Buildings: No. Bedrooms Per Unit:
☐ Home Occupation: # Rooms: Use: Hours of Operation: #Employees:
☐ Addition/Accessory/Other: (Sizex) Use: Closets in addition? () yes () no
Water Supply:County Existing Well New Well (# of dwellings using well ) *Must have operable water before final
Sewage Supply:New Septic Tank (Complete Checklist) Existing Septic Tank (Complete Checklist) County Sewer
Does owner of this tract of land, own land that contains a manufactured home within five hundred feet (500') of tract listed above? () yes () no
Does the property contain any easements whether underground or overhead () yes () no
Structures (existing or proposed): Single family dwellings: Manufactured Homes: Other (specify):
Required Residential Property Line Setbacks: Comments:
Front Minimum 5 Actual 5 /
Rear <u>&amp;S</u> <del>&amp;S</del>
Closest Side
Sidestreet/corner lot
Nearest Building

PECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTON:	
	-
	· · · · · ·
permits are granted I agree to conform to all ordinances and laws of the State of North Car	
hereby state that foregoing statements are accurate and correct to the best of my knowledg	ge. Permit subject to revocation if false information is provided.
Afgnature of Owner's Agent	
angliature of Owner's Agent	Date

\*\*\*It is the owner/applicants responsibility to provide the county with any applicable information about the subject property, including but not limited to: boundary information, house location, underground or overhead easements, etc. The county or its employees are not responsible for any incorrect or missing information that is contained within these applications.\*\*\*

\*\*This application expires 6 months from the Initial date if permits have not been issued\*\*

SITE PLAN: SURVEY FOR: SOUTHERN TOUCH HOMES, LLC P.O. Bex 2185, Angler, N.C. 2750) NEILL'S CREEK TWP., HARNETT COUNTY, N.C. DRAWN BY: JOYNER PIEDMONT SURVEYING Licums No. F-D712 Avance. P.C. Box 115, Dunn, N.C. 26534 Phone (910) 692-2511 APRIL 18, 2018 ZONE: RA-40 SCALE: 1" = 60" NOTE: Survey being all of Lot 3 of the "Tyrone Ray Cobb Subdivision" as shown on plat recorded in Map # 2018-100, Harnett County Register of Deeds. NOTE: Deed Reference; Deed Book II64, Page 901 PIN # 0671-83-I220.000 Albert Sidney King Deed Book 2825, Page 313 Plot Cubinet "F", Slide 568-B 3 1.595 Acres Total -0.104 Ac in SR R/W Gory Lee Olive 1.491 Acres Net Deed Book 1059, Page 936 Map # 2006-439 ĸ "Tyrone Ray Cobb Subdivision" Deed Book 1164, Page 901 Map # 2018-100 8 ô (2) NCSR 1516 "Sheriff Johnson Road" 151.00 60' R/W

*This application to be filled out when applying for a septic system inspection.* <u>County Health Department Application for Improvement Permit and/or Authorization</u> IF THE INFORMATION IN THIS APPLICATION IS FALSIFIED, CHANGED, OR THE SITE IS ALTERED, THEN THE PERMIT OR AUTHORIZATION TO CONSTRUCT SHALL BECOME INVALID. The permit is valid for either 60 mont depending upon documentation submitted. (Complete site plan = 60 months; Complete plat = without expiration)	E IMPROVEMENT
910-893-7525 option 1 CONFIRMATION #	
Environmental Health New Septic SystemCode 800	
<ul> <li>Ail property irons must be made visible. Place "pink property flags" on each corner iron lines must be clearly flagged approximately every 50 feet between corners.</li> </ul>	ι of lot. All property
<ul> <li>Place "orange house corner flags" at each corner of the proposed structure. Also flag drivew out buildings, swimming pools, etc. Place flags per site plan developed at/for Central Permitt</li> </ul>	in <b>g.</b>
<ul> <li>Place orange Environmental Health card in location that is easily viewed from road to assist in</li> <li>If property is thickly wooded, Environmental Health requires that you clean out the <u>undergraded straining</u> evaluation to be performed. Inspectors should be able to walk freely around site. <i>Do not graded straining</i></li> </ul>	owth to allow the soil
<ul> <li>All lots to be addressed within 10 business days after confirmation. \$25.00 return trip</li> </ul>	
for failure to uncover outlet lld, mark house corners and property lines, etc. once lot co	
<ul> <li>After preparing proposed site call the voice permitting system at 910-893-7525 option 1 to so</li> <li>800 (after selecting notification permit if multiple permits exist) for Environmental Health inspecton in the confirmation number given at end of recording for proof of request.</li> </ul>	
<ul> <li>Use Click2Gov or IVR to verify results. Once approved, proceed to Central Permitting for per</li> </ul>	mite
Environmental Health Existing Tank Inspections Code 800	
Follow above instructions for placing flags and card on property.	
<ul> <li>Prepare for inspection by removing soil over outlet end of tank as diagram indicates, and possible) and then put lid back in place. (Unless inspection is for a septic tank in a mobile h</li> </ul>	
<ul> <li>DO NOT LEAVE LIDS OFF OF SEPTIC TANK</li> <li>After uncovering outlet end call the voice permitting system at 910-893-7525 option 1 &amp; selections.</li> </ul>	ect notification permit
if multiple permits, then use code <b>800</b> for Environmental Health inspection. <u>Please note given at end of recording for proof of request</u> .	confirmation number
<ul> <li>Use Click2Gov or IVR to hear results. Once approved, proceed to Central Permitting for remaining SEPTIC</li> </ul>	ining permits.
If applying for authorization to construct please indicate desired system type(s): can be ranked in order of preference	, must choose one.
{} Accepted {} Innovative {  Conventional {  Any	
{}} Alternative {}} Other	
The applicant shall notify the local health department upon submittal of this application if any of the following question. If the answer is "yes", applicant MUST ATTACH SUPPORTING DOCUMENTATION:	apply to the property in
{}}YES {}NO Does the site contain any Jurisdictional Wetlands?	
{}}YES {NO Do you plan to have an <u>irrigation system</u> now or in the future?	
{}}YES {	
()YES { NO Are there any existing wells, springs, waterlines or Wastewater Systems on this prop	erty?
{_}}YES {	
{}}YES {	
{}}YES {ij^NO Are there any Easements or Right of Ways on this property?	
{}}YES {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.	
I Have Read This Application And Certify That The Information Provided Herein Is True, Complete And Correct.	Authorized County And
State Officials Are Granted Right Of Entry To Conduct Necessary Inspections To Determine Compliance With Appl	icable Laws And Rules.
$I\ Understand\ That\ I\ Am\ Solely\ Responsible\ For\ The\ Proper\ Identification\ And\ Labeling\ Of\ All\ Property\ Lines\ And\ Labeling\ Of\ All\ Labeling\ Of\ All\ Labeling\ No\ All\ Labeling\ No\ All\ Labeling\ No\ All\ Labeling\ No\ Al$	Corners And Making
The Site Accessible So That A Complete Site Evaluation Can Be Performed.	
PROPERTY OWNERS OR OWNERS LEGAL REPRESENTATIVE SIGNATURE (REQUIRED)	DATE

NAME;

APPLICATION #:\_\_\_\_\_

## OFFER TO PURCHASE AND CONTRACT

	yan t	LOCKAM	, , , , , , , , , , , , , , , , , , ,	<del></del>	as Buyer,
hereby offers to purchase and		Tyrone "	DAN		as Soller,
upon acceptance of said offer, a					
located thereon and such person					the Property"), in
accordance with the Standard P			CECH IOM OPON OM TOMOWN	of cerus mit cinemicus:	Commen of
1. REAL PROPERTY:	"		of North Carolina, being le	name as and more maleul	, County of,
Street Address	Sherik		on Road Lil		
Lagal Description	WIN TO SERVE		3-2114.6		
2. PERSONAL PROPER	rTY:	NON	<i>E</i>		
	<del></del>			- 44-2	
3. PURCHASE PRICE:	The purchase pri		2000 and	shall be paid as follows:	
(a) \$ 1,000 = Th	eurnest money p	asc by	_1.2 :	(cash; bank, certified o	st betaomst outeers)
		f this contract, to be b		To Burn on well this son	
			th time it will be credited a nee with the Standard Provi		
			lance and all obligations of		
	ed of trust on the				
(c) \$by	a prondesory no	de secured by a purch	asse micency deed of trust on	the Property with interest	prior to definal:
at	the rate of	% per emun	n payable as follows:		
=			**************************************	·	<del></del>
n	арауклені товино	tions and/or penalties.	ir arry, shall be:		
ī	enumetics of the	usfer rights, if any, also	il he:		
_	entra cui della	ши г <b>дию, и шу, ж</b> и	u. ve		
(d) \$ 79.000 = th	e balance of the	purchase price in cask	at closing.		
4. CONDITIONS: (State	N/A in each bla	ok of parament 4(a)	and 4(b) that is not a condi-	tion to this contract.)	
(a) The Buyer must be able to c	buin a firm con	mitment on or before	NONE	effective through th	so date of closing,
for a MONE	loen in	the principal amount	of SALANE	_for a term ofyee	r(s), at an interest
rate not to exceed%					
to use his best efforts to secure :		I and to advise Selier	mmediately upon receipt of	t the lender's decusion. If S	effer is to pay any
loan closing costs, those costs a (b) The Buyer must be able to		d principal belonce &	I the existing loss describe	i in managemb 2/b)	·
of the loan term, at an interest :					
with mortgage loan assumption					
assumption requires the lender	approval, appro	ral must be granted or	or before NAVE	Birver	agrees to use his
best efforts to secure such app	oval and to adv	se Seller immediately	upon his receipt of the le	nder's decision. If Seller i	s to pay any loan
assumption costs, those costs at	e as follows:	Nen	16-		
(c) There must be no restricte			mental regulation that wo	uld prevent the resonable	ic use of the real
	esident				betboser
			suments, either pending or o	confirmed, for sidewalk, pe	ning, water, sewer
or other improvements on or ad		•			
for payment or proration of any	NONE		None" or the identification h is necessary 6 below)	COL BATCH SENSEMBERGENICK II IN	N. Title silk neemenr
6. OTHER PROVISION			a as paragraphs o nesow.;		
(a) All of the Standard Provisi			are understood and shall as	ooky to this instrument, ex-	cent the following
numbered Standard Provisions					
	. ماد بلد	40 1000		and today	40,00
Sale Sul	ect to	THE CHINGS	n of the pro	perty unio	7100
lots at	- the :	sellers e	!メリコピメらせ・	<del>-</del>	~~
1012		Lafte 1	ots passing ters expens	pech test	- From
sale sul	urct +c	, potu (	ors pasming	<i>p</i> (7 <u>L</u> (70)	•
Harnett	Count	, at bu	cers expens	;	
21	•	•	• • •		
IF THERE ARE ANY ADDEN					
7. CLOSING: All parties	ngree jo gazenite	any and all documen	ts and papers necessary in	connection with closing as	nd transfer of title
on or perfore	<u> </u>	<u> 2(2 (0                                 </u>	place designated by	35/JC/	
The doed is to be made to	Bryen			son Ralph B	agriell
8. POSSESSION: Posses In the event that Buyer has earn				(OSixq	
un event that rayer our agree					NANE_
			et when signed by both Buy		
counterparts with a signed coun					y 11
_	الدياري		•	مداريدا -	
Date of Offer	-7147		Date of Acceptance:	311411	<del>-</del>
Buyer Department		(SEAL)		copie	(SBAL)
Buyer		(SEAL)	SELLER KAND	- COM	(SEAL)
I hereby acknowledge receipt of t	he expect money	herein pet florik and a	ree to hold and sichness the	stant in provider as with at	d Arrang Namer
			* ** ** *** **** **** #***** 34 /52		== 1 <del>111.11</del> 1.
Date 3/14/18	Firm				
	Thur	Turene	Coble		
					D Bryan's Agust
Selling Agent/Firm				Action to	Dual Aust
					Suffer's (enb)square
REALTOR Listing Agent/Firm				Assing or	Dist Agent
This Standard Form has been	NORTH CA	ROLINA BAR ASS	OCIATION as Form No. 2		
approved jointly by the:			TION OF REALTORS	. INC. on Standard Form 44. sen	Convicts © 995

- 1. EARNEST MONEY: Is the event this offer is not accepted, or in the event that any of the conditions hereto are not satisfied, or in the event of a breach of this contract by Seller, then the carnest money shall be returned to Buyer, but such return shall not affect any other remedies available to Buyer for such breach. In the event this offer is accepted and Buyer breaches this construct, then the extrust money shall be forfielded, but such forfeiture shall not affect any other remedies available to Seller for such breach. NOTE: In the event of a dispute between Seller and Buyer over the return or forfeiture of semest money hald in escrew by a broker, the broker is required by state law to retain said estruct money in his trust or escrew account until he has obtained a written release from the parties consenting to its disposition or until disburament is ordered by a court of competent jurisdiction.
- 2. LOAN ASSUMED: In the event a loan is assumed as part of the payment of the purchase price, then all payments due from Seller thereon must be current at closing, and the principal belance assumed shell be compated as of the date of closing. The amounts shown for the assumption belance and cash at closing shall be adjusted as appropriate at closing to reflect the final computations. Unless Buyer has otherwise specifically agreed in writing, the existing loan must be assumable without either acceleration of the amount secured or any change in the original terms of the note and deed of trust. Buyer shall be responsible for all loan assumption costs. Saller shall have no obligation to pay any loan assumption costs unless specifically set forth in this contract. The oscrow account, if any, shall be purchased by Buyer.
- 3. PROMISSORY NOTE AND DEED OF TRUST: In the event a promissory note accured by a deed of trust is given by Buyer to Soller as part of the payment of the purchase price, the provisionry note and deed of trust shall be in the form of and costain the provisions of the currently approved N.C. But Association Forms 4 and 3, as modified in paragraph 3(c) on the reverse side bassof.
- PROPATIONS AND ADJUSTMENTS: Unless otherwise provided, the following items shall be prorested and either adjusted between the parties or paid at closing:
- (a) Ad valueem muos on real property shall be proceed on a calendar year basis to the date of closing:
- (b) Ad valorem taxes on personal property for the entire year shall be paid by Seller;
- (c) All late listing penalties, if any, shall be paid by Seller;
- (d) Rents, if any, for the Property shall be prorated to the date of closing.
- (e) Accrued, but unpaid interest and other charges to Seller, if any, shall be computed to the date of closing and paid by Seller. Interest and other charges prepaid by Seller shall be credited to Seller at clusing and paid by Buyer. (Other charges may include FHA mortgage insurance premiums, private mortgage insurance premiums and homeowner's association dues.)
- FIRE AND OTHER CASUALTY: The risk of loss or damage by fire or other cantalty prior to closing shall be upon Seller.

## 6. CONDITIONS:

- (a) The Property must be in substantially the same condition at closing as on the date of this offer, reasonable wear and tear expected.
- (b) All deeds of trust, liens and other charges against the Property, not assumed by Buyer, must be paid and cancelled by Seller prior to or at closing.
- (c) Title must be delivered at closing by general warranty deed and must be fee simple marketable title, free of all encumbrances except ad valorem taxes for the current year (procuted to the date of closing), utility essements and unviolated restrictive covenants that do not materially affect the value of the Property and such other escumbrances as may be assumed or specifically approved by Buyer. The Property must have legal access to a public right of way.
- 7. NEW LOAN: Buyer shall be responsible for all costs with respect to any new loan obtained by Buyer. Soller shall have no obligation to pay any discount fee or other charge in connection therewith unless specifically set forth in this contract.
- 8. INSPECTIONS: Unless otherwise stated herein: (i) the electrical, plumbing, heating and cooling systems and built-in appliances, if any, shall be in good working order at closing; (ii) the roof, gutters, structural components, foundation, fireplance(s) and chiramery(a) shall be performing the function for which intended and shall not be in need of immediate repair; (iii) there shall be no unusual drainage conditions or evidence of excessive moisture adversally affecting the structure(s); and (iv) the well-water and septic/asswer systems, if any, shall be adequate, not in need of immediate repair and performing the function for which intended. Buyer shall have the option to have the above listed systems, items and conditions imported by a reputable inspector or contractor, at Buyer's expense (unless otherwise).

provided in this contract), but such inspections must be completed in sufficient time before closing to permit any repairs to be completed by closing. If any repairs are necessary, Seller shall have the option of (a) completing them, (b) providing for their completion, or (c) refusing to complete them. If Seller elects not to complete or provide for the completion of the repairs, them Buyer shall have the option of (d) accepting the Property in its present condition, or (c) terminating this contract, in which case the extremt money shall be refusabed. Closing shall constitute acceptance of each of the systems, items and conditions latted in (i), (ii), (iii) and (iv) above in its then existing condition unless provision is otherwise useds in writing.

IF BUYER OBTAINS A VETERANS ADMINISTRATION (VA)

IF BUYER OBTAINS A VETERANS ADMINISTRATION (VA)
LOAN, SELLER SHALL PAY THE COST OF ANY WELL/WATER
AND SEPTE/SEWER SYSTEM INSPECTION.

RECOMMENDATION: Buyer should have any inspections made prior to incurring expenses for closing.

- WOOD-DESTROYING INSECTS: Unless otherwise stated herein Buyer shall have the option of obtaining, at Buyer's expense, a report from a licensed post control operator on a standard form in accordance with the regulations of the North Carolina Structural Post Control Committee, stating that there was no visible evidence of wood-destroying insects and containing no indication of visible damage therefrom. The report must be obtained in sufficient time before closing so as to permit treatment, if any, and repairs, if mry, to be completed prior to closing. All treatment required shall be paid for by Seller and completed prior to closing, unless otherwise agreed upon in writing by the parties. If any structural repairs are accessary, Seller shall have the option of (a) completing them, (b) providing for their completion, or (c) refusing to complete them. If Seller elects not to complete or provide for the completion of structural repairs, then Buyer shall have the option of (d) accepting the Property in its present condition, or (e) terminating this contract, in which case the cornest money shall be refunded. The Buyer is advised that the inspection report described in this paragraph may not always rayed either structural damage or damage caused by agents or organisms other than wood derivoying insects. If new construction, Seller shall provide a new construction termite gwarentee.
- IF BUYER OBTAINS A VETERANS ADMINISTRATION (VA) LOAN, SELLER SHALL PAY THE COST OF THE WOOD-DESTROYING INSECT REPORT.
- 10. LARDR AND MATERIAL: Seller shall furnish at closing an affidavit and indemntification agreement in form satisfactory to Huyer showing that all labor and materials, if any, furnished to the Property within 120 days prior to the date of closing have been paid for and agreeing to indemntify Buyer against all loss from any cause or claim arising therefrom.
- 11. FUEL: Buyer agrees to purchase from Seller the fuel, if any, situated in a tank on the Property at the provailing rate, with the cost of measurement thereof, if any, being paid by Seller.
- 12. CLOSING EXPENSES: Soller shall pay for the preparation of a deed and for the encise tax (revenue stamps) required by law. Buyer shall pay for recording the deed and for preparation and recording of all instruments required to secure the balance of the purchase price unpaid at closing.
- 13. EVIDENCE OF TITLE: Saller agrees to use his best efforts to deliver to Buyer as account as reasonably possible after the acceptance of this offer, copies of all title information in possession of or available to Seller, including but not limited to: title insurance policies, attorney's opinions on title, surveys, covenants, deeds, notes and deeds of trust and casements relating to the Property.
- 14. ASSIGNMENTS: This contract may not be assigned without the written agreement of all parties, but if assigned by agreement, then this contract shall be binding on the assignee and his heirs and successors.
- 15. PARTES: This contract shall be binding upon and shall incire to the benefit of the parties and their lasirs, successors and assigns. As used lassis, words in the singular include the plural and the masculine includes the faminine and neutral goaders, as appropriate.
- 16. SURVIVAL: If any provision herein contained which by its nature and effect is required to be observed, kept or performed after the classing, it shall survive the closing and remain binding upon and for the benefit of the parties hereto until fully observed, kept or performed.
- 17. ENTIRE AGREEMENT: Buyor acknowledges that he has inspected the Property. This contract contains the entire agreement of the parties and there are no representations, inducement or other provisions other than those expressed in writing. All changes, additions or deletions hereto must be in writing and signed by all parties. Nothing contained herein shall siter my agreement between a REALTOR® or broken and Seller as contained in any listing contract or other agreement between them.

HARNETT COUNTY CASH RECEIPTS

\*\*\* CUSTOMER RECEIPT \*\*\*

Uper: JBROCK
Type: CP Drawer: 1

Uper: 4/20/18 52 Receipt no: 329223

Amount Year Humber Amount
2018 50043847
91749 TECH 2
LILLINGTON, NC 27546
B4 EP - ENV HEALTH FEES
\$750.88

HEW TANK

SOUTHERN TOUCH

Tender detail CK CHECK PAYMEN Total tendered Total payment \$750.00 \$750.00 \$750.00 1233

Time: 14:13:01 Trans date: 4/20/18

\*\* THANK YOU FOR YOUR PAYMENT \*\*