OF HARNETT LAND USE APPLICATION

Planning Department

102 E. Front Street, Lillington, NC 27546

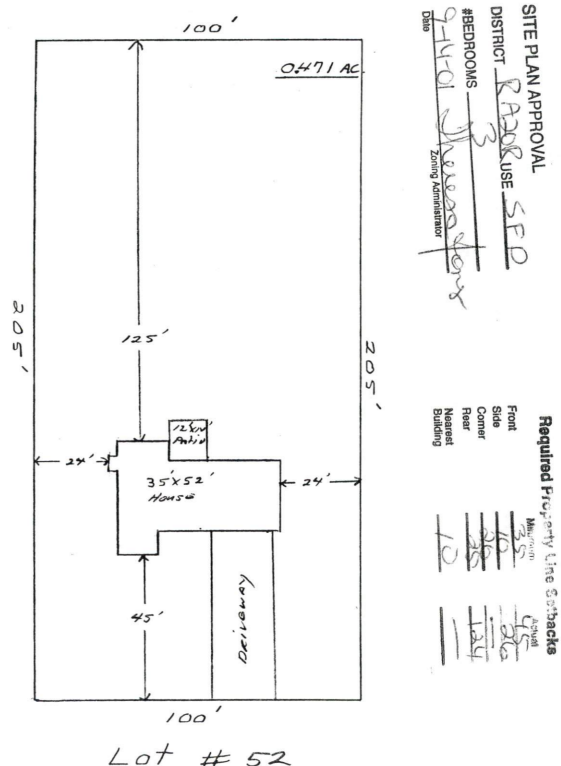
Phone: (91., ...3-7525

Fax: (910) 893-2793

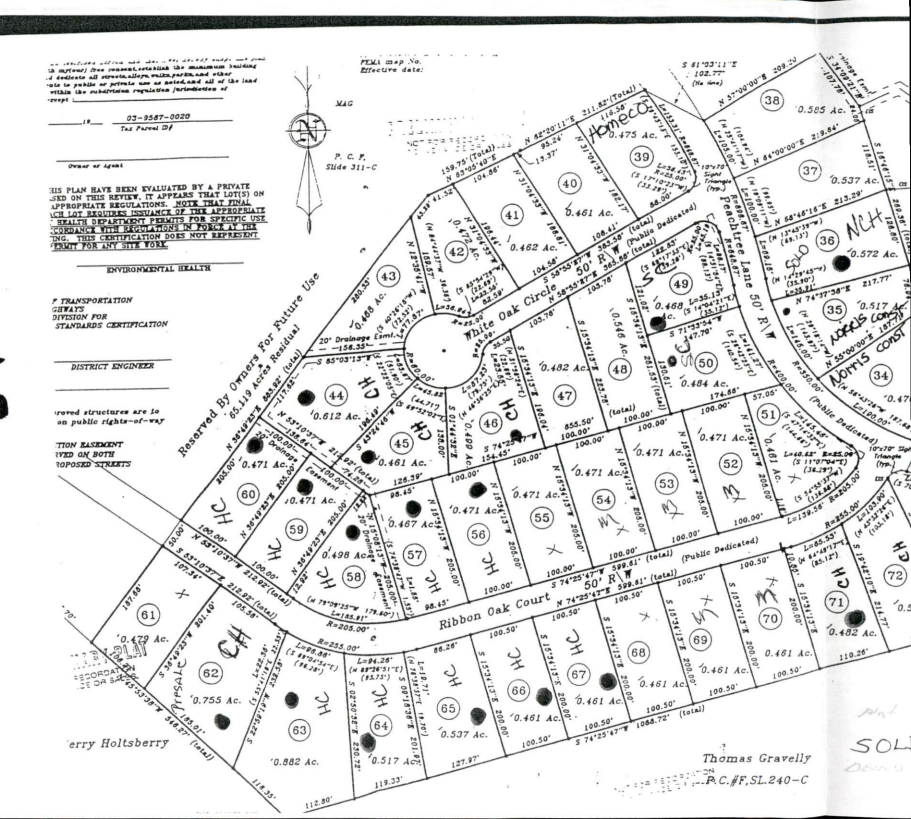
LANDOWNER: Odon Investment, Int Address: 4524 Narth Plantation Dei
City: Little River State: 50 Zip: 29566 Phone #: 843 - 399 -184
APPLICANT: Kent PIEGECE Address: Pa. Bax 42535
City: Fayattavilla State: NC Zip: 25309 Phone #: 910 -424-129
PROPERTY LOCATION: SR #: 11/5 SR Name: Buttolo Lales Rel
Parcel: 0395870600208/ PIN: 9586-59- 8930
Zoning: Pago Subdivision: Peachtage Conscings Lot #: 52 Lot Size: 100 x 300
Flood Plain: X Panel: 000 5 Watershed: a/a Deed Book/Page: 1093/02/8Plat Book/Page: 100 X 360
DIRECTIONS TO THE PROPERTY FROM LILLINGTON: Takes they 27 mast - tour left anto
Buttalo lata Rel - teren right into Prochtoo Crossings
auto Parchton 1000 - ten 155+ auto Ribber onte
lot on right
PROPOSED USE: Plan: The eighar Sg. Family Dwelling (Size 35 x 52) # of Bedrooms P Basement No Garage VES Deck No. 100 Partio
Multi-Family Dwelling No. Units No. Bedrooms/Unit 22'x24'
Manufactured Home (Size x) # of Bedrooms Garage Deck
Comments:
Number of persons per household
Business Sq. Ft. Retail Space Type
Home Occupation (Size x) # Rooms Use
Accessory Building (Size x) Use
) Other
/ater Supply: (County () Well (No. dwellings) () Other
ewer: (/) Septic Tank/ Existing: YES (NO) () County () Other
rosion & Sedimentation Control Plan Required? YES (NO)
tructures on this tract of land: Single family dwellings page Manufactured homes Other (specify)
roperty owner of this tract of land own land that contains a manufactured home w/in five hundred feet (500') of tract listed above? YES
equired Property Line Setbacks: Minimum Actual Minimum Actual
Front 25 45 Rear 25 125
Side 10 24 Corner 20 MA.
Front 35 45 Rear 25 225 Side 10 24 Corner 20 M/A. Nearest Building 20 100*
permits are granted I agree to conform to all ordinances and the laws of the State of North Carolina regulating such work and the specifications or
Defining the Entitled I refre to comorni to an ordinances and the land of the State of Frontin Caronina regarding state.

plans submitted. I hereby swear that the foregoing statements are accurate and correct to the best of my knowledge.

Signature of Applicant



Lot # 52 PEACHTREE CROSSINGS S/D



OFFER TO PURCHASE AND CONTRACT

Odon Investments Inc. , as Buyer,
hereby offices to purchase and NPS Association as Seller,
upon acceptance of said offer, agrees to soil and convey, all of that plot, piece or parcel of land described below, together with all improvements located thereon and such fixtures and personal property as are listed below (collectively referred to as "the Property"), upon the following terms and conditions: 1. REAL PROPERTY: Located in the City of
State of North Carolina, being known as and more particularly described as: State of North Carolina, being known as and more particularly described as: State of North Carolina, being known as and more particularly described as: Zip 28326
Legal Description: LOIS 52.53.54.70 & 79 Peachtree Crossing, Phase II Map 98 Pg 413 BCR
/ 🛱 All [] A portion of the property in Deed Reference: Book, Page No, Boxtonts
NOTE: Prior to signing this Office to Purchase and Contract. Buyer is advised to review Restrictive Covenants, if any, which may limit the use of the Property, and to read the Declaration 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.
2. FIXTURES: The following items, if any, are included in the purchase price free of liens: any built-in appliances. Eight fixtures, ceiling fans, shacked floor coverings, blinds, shades, drapery rods and currain rods, brackets and all related hardware, window and door screens, storm windows, combination doors, awnings, antennas, satellite dishes and receivers, burglar/fire/smoke alarms, pool and spa equipment, solar energy systems, attached fireplace screens, gas logs, fireplace inserts, electric garage door openers with controls, outdoor plants and trees (other than in movable containers), basketball goals, storage shods, mailboxes, wall and/or door mirrors, and any other items abached or affixed to the Property. EXCEPT the following items:
3. PFRSONAL PROPERTY: The following personal property is included in the purchase price m/z.
A LANGE OF THE STATE OF THE STA
4. PURCHASE PRICE: The purchase price is \$62,500.00 and shall be paid as follows: (a) \$0.00 FARNEST MONEY DEPOSIT with this offer by cesh personal check bank check certified check other to be deposited and held in escrow by
("Escrow Agent") notil the sale is closed, at which time it will be credited to Buyer, or until this contract is otherwise terminated. In the event (1) this offer is not
eccepted; or (2) any of the conditions hereto are not satisfied, then all earnest monies shall be returned to Buyer. In the event of breach of this contract by Seller, upon Buyer's request, all earnest monies 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 conduct, then all earnest monies shall be forfeited upon Seller's request, but receipt of such forfeited carnest monies shall not
affect any other remedies evailable to Seller for such breach NOTE: In the event of a dispute between Seller and Buyer over the return or forfeiture of carnest money held in escrow by a broker, the broker is required by state law to regain said carnest money in the broker's bust 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. (b) \$Q Q ADDITIONAL EARNEST MONEY DEPOSIT to be paid to Escrow Agent no later than
TIME BEING OF THE ESSENCE WITH REGARD TO SAID DATE. (c) \$
Property is accordance with the attached Loan Assumption Addendum.
(d) \$0_0_, BY SELLER FINANCING in accordance with the attached Seller Financing Addondum. (e) \$62_500_00_, BALANCE of the purchase price in cash at Closing
5. CONDITIONS: (State N/A in each blank that is not a condition to this contract.)
(a) Buyer must be able to obtain a FHA VA (attach FHA/VA Financing Addendum) Conventional Other loan at a Fixed Rate
Adjustable Rate in the principal amount of (plus any financed VA Funding Fee or FHA MIP) for a term of
year(9), at an interest rate not to exceed % of the loan amount.
Buyer shall apply for said to an within days of the Effective Date of this contract. Buyer shall use Buyer's best efforts to secure the leader's customary
hose commitment letter on or before and to satisfy all terms and conditions of the loan commitment letter by Closing. After the above letter date, Seller may request in writing from Buyer a copy of the loan commitment letter. If Buyer fails to provide Seller a copy of the loan commitment letter or a
written waiver of this loan condition within five days of receipt of Seller's request, Seller may terminate this contract by written notice to Buyer at any time thereafter,
provided Seller has not then received a copy of the letter or the waiver. Buyer shall be responsible for all costs with respect to any loan obtained by Buyer, except if Seller
is to pay any of the Buyer's Closing costs (including loan discount points), those costs are as follows Land Pransaretian, Rayanaa Stamps
(b) There must be no restriction, easement, zoning or other governmental regulation that would prevent the reasonable use of the Property for
Rogidential purposes.
(c) The Property must be in substantially the same or better condition at Closing as on the date of this offer, reasonable wear and tear excepted. (d) All deeds of bust, liens and other charges against the Property, not assumed by Buyer, must be paid and satisfied by Seller prior to or at Closing such that
(d) All deeds of bust heas and other charges against the Property, not assumed by buyer, must be paid and satisfied by Selfer prior in or at Charges against the Property, not assumed by buyer, must be paid and satisfied by Selfer prior in or at Charges against the Property, not assumed by buyer, must be paid and satisfied by Selfer prior in or at Charges against the Property, not assumed by buyer, must be paid and satisfied by Selfer prior in or at Charges against the Property, not assumed by buyer, must be paid and satisfied by Selfer prior in or at Charges against the Property, not assumed by buyer, must be paid and satisfied by Selfer prior in or at Charges against the Property, not assumed by Selfer prior in or at Charges against the Property.
(c) Title must be delivered at closing by GENERAL WARRANTY DEED unless otherwise stated herein, and must be the simple marketable title, five of all
encumbrances execute ad valorem taxes for the current year (prorated through the date of Closing); utility easements and unviolated restrictive covenants that do not
materially affect the value of the Property, and such other encumbrances as may be assumed or specifically approved by Buyer. The Property must have legal access to a
public right of way 6. SPECIAL ASSESSMENTS: Seller warrants that there are no pending or confirmed governmental special assessments for sidewalk, paving, water, sewer, or other
improvements on or adjoining the Property, and no pending or confirmed owners' association special secessments, except as follows: n/B.
(Insert "None" or the identification of such assessments if any.) Soller shall pay all owners' association assessments and all governmental assessments confirmed through the time of Closing, if any, and Buyer shall take title subject to all pending assessments, if any, unless otherwise agreed as follows: 11/2
7. PRORATIONS AND ADJUSTMENTS: Unless otherwise provided, the following items shall be prorated and either adjusted between the parties or paid at Closing: (a) Ad valorem taxes on real property shall be prorated on a calendar year basis through the date of Closing. (b) Ad valorem taxes on personal property for the entire year shall be paid by the Seller unicss the personal property is conveyed to the Buyer, in which case, the personal property taxes shall be prorated on a calendar year basis through the date of Closing: (c) All late listing penalties, if any, shall be paid by Seller. (d) Rents, if any, for the Property shall be prorated through the date of Closing: (c) Owners' association dues and other like charges shall be prorated through the date of Closing. Seller represents that the regular owners' association dues, if
any, are \$0.00 per 0 8. CLOSING EXPENSES: Seller shall pay for preparation of a deed and all other documents necessary to perform Seller's obligations under this agreement, and for excise 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.

9. FUEL: Buyer agrees to purchase from Seller the fuel, if any, situated in any tank on the Property at the prevailing rate with the cost of measurement thereof, if any, being paid by Seller.

Buyer ...

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(2. PROPERTY DISCLOSURE AND INSPECTIONS: (a) Property Disclosure:
Buyer has received a signed copy of the N.C. Residential Property Disclosure Statement prior to the signing of this Offer to Purchase and Contract. Buyer has NOT received a signed copy of the N.C. Residential Property Disclosure Statement prior to the signing of this Offer to Purchase and Contract and shall have the right to terminate or withdraw this contract without penalty prior to WHICHEVER OF THE FOLLOWING EVENTS OCCURS FIRST: (1) the end of the third calendar day following receipt of the Disclosure Statement, (2) the end of the third calendar day following the date the contract was made; or (3) Closing or occupancy by the Buyer in the case of a sale or exchange.
Exempt from N.C. Residential Property Disclosure Statement because (SEE GUIDELINES) The Property is residential and was built prior to 1978 (Atrach Lead-Based Paint or Lead-Based Paint Hazards Disclosure Addeadum.)
(b) Property Inspection: Unless otherwise stated herein, et as otherwise provided on an inspecting addendum attached herein, it is a condition of this contract that: (f) the built-in appliances, electrical system, plumbing system, heating and cooling systems, not coverings (including flashing and gutters), doors and windows, exterior surfaces, structural components (including floatadistions, columns, chimneys, floors, walls, citilgs and roofs), porches and decks, fireplaces and flues, crawl space and artic ventilation systems (if any), water and sewer systems (public and private), shall be performing the function for which intended and shall not be in need of immediate repeir, (ii) there shall be no unusual drainage conditions or evidence of excessive moisture advensely affecting the structure(s); and (iii) there shall be no including aspections. Seller shall previde written notice to Buyer of Seller's response within
14. CLOSING: Closing shall be defined as the date and time of recording of the deed. All parties agree to execute any and all documents and papers necessary in connection with Closing and transfer of title on or before Suptember 24, 2001, at a place designated by Bayer. The deed is to be made to
Odom Inventations, Inc. 15. POSSESSION: Unless otherwise provided herein, possession shall be delivered at Closing. In the event possession is NOT to be delivered at Closing: 28 a Buyer Possession Before Closing Agreement is attached. OR, a Seller Possession After Closing Agreement is attached. 16. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH HERETO.)
17. RISK OF LOSS: The risk of loss or damage by fire or other casualty prior to Closing shall be upon Seller. If the improvements on the Property are destroyed or materially damaged prior to Closing, Buyer may terminate this contract by written notice delivered to Seller's agent and all deposits shall be returned to Buyer. In the event Buyer does NOT elect to terminate this contract, Buyer shall be entitled to receive, in addition to the Property, any of the Seller's insurance proceeds payable on account of the damage or destruction applicable to the Property being purchased. 18. ASSIGNMENTS: This contract may not be assigned without the written consent of all parties, but if assigned by agreement, then this contract shall be binding on
the assignee and his helis and successors. 19. PARTIES: This contract shall be binding upon and shall inure to the benefit of the parties i.e., Buyer and Seller and their beirs, successors and assigns. As used berein, words in the singular include the plural and the masculine includes the ferminine and neuter genders, as appropriate.
20. SURVIVAL: If any provision herein contained which by its nature and effect is required to be observed, kept or performed after the Closing, it shall survive the Closing and ramain binding upon and for the benefit of the parties hereto until fully observed, kept or performed. 21. ENTIRE AGREEMENT: This contract contains the entire agreement of the parties and there are no representations, inducements or other provisions other than those expressed herein. All changes, additions or deletions hereto must be in writing and signed by all parties. Nothing contained herein shall alter any agreement between a REALTOR® or broker and Seller or Buyer as contained in any listing agreement, buyer agency agreement, or any other agency agreement between them. 22. NOTICE AND EXECUTION: Any notice or communication to be given to a party herein may be given to the party or to such party's agent. This offer shall become a binding contract (the "Effective Date") when signed by both Buyer and Seller and such signing is communicated to the offering party. This contract is executed under seal in signed multiple originals, all of which together constitute one and the same instrument, with a signed original being retained by each party and each REALTOR® or broker hereto, and the parties adopt the word "SEAL" beside their signatures below.
IF YOU DO NOT UNDERSTAND THIS OFFER TO PURCHASE AND CONTRACT OR FEEL THAT IT DOES NOT PROVIDE FOR YOUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.
Buyer acknowledges having made an on-site personal examination of the Property prior to the making of this offer.
Date: Gentamour 4, 2001
Odom Investments, Inc (SEAL)

Seller _____

__ (SEAL)