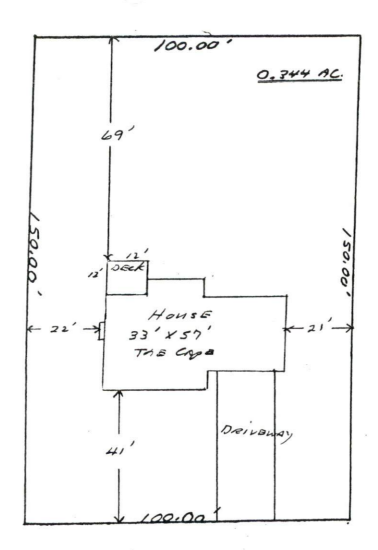
TY OF HARNETT LAND USE APPLICATION

Planning Department	102 E. Front Street, Lillington, NC	27546	Phone: (910) 893-7525	Fax: (910) 893-2793
	Investments INC			
City: Little Riv	Re State: 5°C	Zip: 295	66 Phone #: 843	- 399-1849
	PIERCE			
City: Fayette://	3 State: NC	Zip: 283	09 Phone #: 910	- 424-1294
	#: 1115 SR Name: But			
Parcel: 03958704	1 - 0020 -19 P	IN: 95 27 -	80-4612.0	00
Zoning: PA20P Subdi	vision: Ceasty iaw Fatata	PLASE # 1	ot#: 54 Lot Siz	e: 100 x150
Flood Plain: Panel: _	075 Watershed: WA Deed	Book/Page: 1/25/	849 Plat Book/Page:	2001-829
	TY FROM LILLINGTON:			
	12ft outo (18)			
ON CARETANIB	~ DE, 13			
PROPOSED USE:				ta
Sg. Family Dwelling (Size 3	*3 x57) # of Bedrooms 3	Basement Gar	rage zu xzy Deck	LXIV
Multi-Family Dwelling No.	Units No. Bedrooms/Units	it		
) Manufactured Home (Size	_x) # of Bedrooms	GarageI	Deck	
Comments:	W (3)			en en e
) Number of persons per house		2		
Business Sq. Ft. Retail S	Space Type			
	Type			
	x # Rooms			
	x) Use			
	(Size x) Use			
) O:1	The same second reservoir to a financial second sec			
) Well (No. dwellings)		- · · · · · · ·	
	YES NO County			
rosion & Sedimentation Control F		<u> </u>		
	ngle family dwellings	ctured homes	Other (specify)	
roperty owner of this tract of land	own land that contains a manufactured	home w/in five hund	red feet (500') of tract listed :	above? YES NO
equired Property Line Setbacks		Minim		move: Fixi 140
Front	35 41	Rear 25	67	
Side	10215 21	Corner 25	- MA.	
Nearest Buildin	35' 41' 10'215' 21' 8 20' 2002 Here	ise an Lox	F51	
permits are granted I agree to con	form to all ordinances and the laws of t	the State of North Ca	rolina regulating such work :	and the specifications or

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

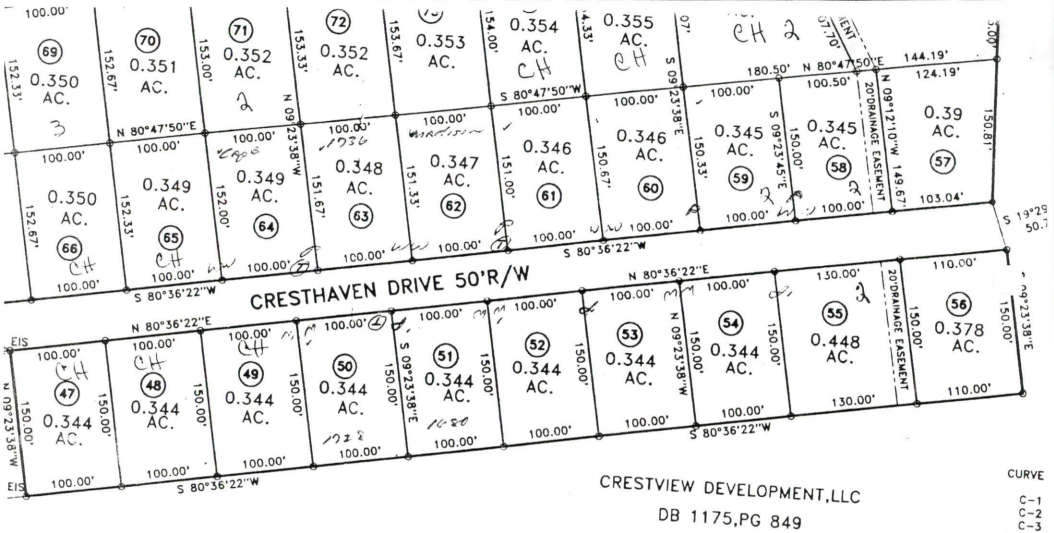
Ma INDlan

Signature of Applicant



Lot # 54 Crestview Estates Phase - 2 Odom Investments Inc.

SITE PLAN APPROVAL DISTRICT RADR USE S F D Front Side Required Property Line Setback Actual Side	8
#BEDROOMS 3 1-7-02 Date Zoning Administrator Corner Rear Rear Nearest Building 10	



BENNETT SURVEYS, INC.

LC

1662 CLARK ROAD, LILLINGTON N.C. 27546 910-893-5252

REVISION OF MAP NO. 2001-301

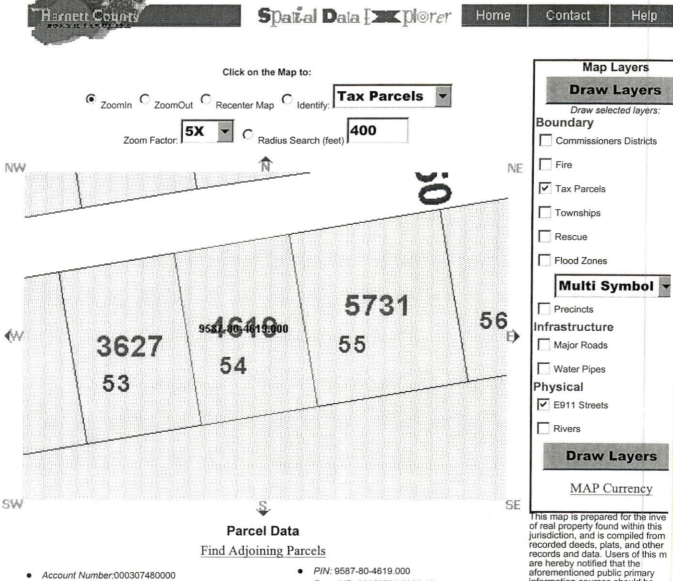
CRESTVIEW ESTATES PHASF-2

C-1 C-2 C-3 :-4 :-5 C-6 C-7 C-8 C-9 C-10 C-11

COURSE

L-1

L-2



Account Number:000307480000

- Owner Name: CRESTVIEW DEVELOPMENT LLC
- Owner/Address 1:
- Owner/Address 2: P O BOX 727
- Owner/Address 3:
- City, State Zip: DUNN, NC 283350000
- Commissioners District:
- Voting Precinct:
- Census Tract:
- Flood Zone:
- Firm Panel:

- School District: 12
- Fire Ins. District:

- PIN: 9587-80-4619.000
- Parcel ID: 03958704 0020 19
- Legal 1:LOT#54 CRESTVIEW ESTS PH2
- Legal 2:MAP#2001-329
- Property Address:
- CRESTHAVEN DR X
- Assessed Acres: 1.00LT
- Calculated Acres: .34
- Deed Book/Page: 01175/0849
- Deed Date: 1996/11/04
- Revenue Stamps: \$ 490.00
- Year Built: 0
- Building Value: \$0.00
- Land Value: \$0.00
- Assessed Value: \$0.00

information contained on this ma Harnett County, mapping, and so companies assume no legal responsibility for the information contained on this map or in this website. Data Effective Date: 11/26/20 4:28:30 PM

information sources should be consulted for verification of the

Current Date: 1/3/2002 Time: 1:26:23 PM

SCALE 1:674



Reference Map



OFFER 10 FURCHASE AND CONTRACT

	, as Buyer,
hereby offers to purchase and Creatiview Development, ILC	, as Seller,
upon acceptance of said offer, agrees to sell and convey, all of that plot, piece or parcel of land described below, together with all improvements located thereo	n and such
fixtures and personal property as are listed below (collectively referred to as "the Property"), upon the following terms and conditions:	
	County of
RATHOLT State of North Carolina, being known as and more particularly de	
Street Address Zip 27330	
Legal Description: Lot 54 6 60 Creatview Estates, Phase II Map 2000-301	County.)
(M All A portion of the property in Deed Reference: Book, Page No, Barnatt. NOTE: Prior to signing this Offer to Purchase and Contract, Buyer is advised to review Restrictive Covenants, if any, which may limit the use of the Proper	
read the Declaration of Restrictive Covenants, By-Laws, Articles of Incorporation, Rules and Regulations, and other governing documents of the owners'	
and/or the subdivision, if applicable.	SSOCIATION
	ched floor
FIXTURES: The following items, if any, are included in the purchase price free of liens: any built-in appliances, light fixtures, ceiling fans, after coverings, blinds, shades, drapery rods and curtain ruds, brackets and all related hardware, window and door screens, storm windows, combination doors	
antennas, satellite dishes and receivers, burglar/fire/snoke alarms, pool and spa equipment, solar energy systems, stached fireplace screens, gas logs, firepla	
entering strategy of the controls, outdoor plants and trees (other than in movemble containers), basketball goals, storage shocks, multiboxes, wall as	
mirrors, and any other forms stitched or affixed to the Property. EXCEPT the following terms:	
D/A	
3. PERSONAL PROPERTY: The following personal property is included in the purchase price 12/2	
4. PURCHASE PRICE: The ourchase price is \$30,000,00 and shall be paid a	r follows:
(a) \$ 0.00 , EARNEST MONEY DEPOSIT with this affer by 20 cash 20 personal check 20 bank check L1 certified check to be deposited and held in excrow by	D parer.
"Eacrow Agent") until 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 o	ffer is not
Exercised of (2) any of the conditions hereto are not satisfied, then all exercis monies shall be returned to Buyer. In the event of breach of this contract by	ller upon
Surger's request, all carnest monics shall be returned to Buyer, but such return shall not affect any other emedies available to Buyer for such breach. In the	
offer is accepted and Buyer breaches this contract, then all carriest monies shall be forferted upon Seller's request, but receipt of such forferted earnest monies	
offect 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 earnest money held in escrow by a broker, the broker is required by st	ate law to
retain said earnest money in the broker's trust or excrow account until a written release from the parties consenting to its disposition has been obtained	
liabursoment is ordered by a court of competent jurisdiction.	
b) \$ 0 00 , ADDITIONAL EARNEST MONEY DEPOSIT to be paid to Escrow Agont no later than	
TIME BEING OF THE ESSENCE WITH REGARD TO SAID DATE.	
c) \$	ust on the
Property in accordance with the attached Loan Assumption Addendum.	
d) \$ AND , BY SELLER FINANCING in accordance with the attached Seller Financing Addendum.	
c) \$ 30.000.00, HALANCE of the purchase price in cash at Closing.	
i. CONDITIONS: (State N/A in each blank that is not a condition to this contract.)	
s) Buyer must be able to obtain aFHAVA (attach FHA/VA Financing Addendum)ConventionalOther:loan at aF	
Adjustable Rate in the principal amount of (plus any financed VA Funding Fee or FHA MIP) for	a term of
year(s), at an interest rate not to exceed	amount.
Buyer shall apply for said loan within days of the Effective Date of this contract. Buyer shall use Buyer's best efforts to secure the lender's c	ARTHU
on commitment letter on or before and to satisfy all terms and conditions of the loan commitment letter by Closing.	Alter the
bove 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 levitten 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 the	hereafter
received 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, excep	if Seller
to pay any of the Buyer's Closing costs (including loan discount points), those costs are as follows Deed. Preparation. Revenue. Stamps	
b) There must be no restriction, casement, zoning or other governmental regulation that would prevent the reasonable use of the Proj	
	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 trust, 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
1) All deeds of trust, liens and other charges against the Property, not assumed by Duyer, must be paid and anna annature property.	sucu tunt
uncellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing.	ne of all
e) Title must be delivered at closing by CENERAL WARRANTY DEED unless otherwise stated herein, and must be fee simple marketable title, fr neumbrances except: ad valorem taxes for the current year (prorated through the date of Closing); utility easements and unviolated restrictive covenants the	
naterially affect the value of the Property; and such other encumbrances as may be assumed or specifically approved by Buyer. The Property must have legal as	10033 to m
ublic right of way. SPECIAL ASSESSMENTS: Soller 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 assessments, except as follows: n/a	
aprovention of seguences are respectly. See as penaling or commence of the seguence of the seg	
asert "None" or the identification of such assessments, if any.) Seller shall pay all owners' association assessments and all governmental assessments confirmed	through
te time of Closing, if any, and Buyer shall take title subject to all pending assessments, if any, unless otherwise agreed as follows: n/a	
PRORATIONS AND ADJUSTMENTS: Unless otherwise provided, the following items shall be prorated and either adjusted between the parties of	paid at
losing: (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 proper	colondor
ntire year shall be paid by the Seller unless the personal property is conveyed to the Buyer, in which case, the personal property taxes shall be prorated on a car 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	
car casts mrough the case of Closing, (c) All late issuing penalties, it may, stant be pull by Series, (d) All late is the repetit of the standard decays and other like charges shall be promited through the date of Closing. Seller represents that the regular owners' association	
	2 0003, 12
ry, arc \$ 0.00 per 0. 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
scise 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 b	
the purchase price unpaid at Closing.	
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 thereo.	f, if any,
ring paid by Seller.	
D. EVIDENCE OF TITLE: Sellet agrees to use his best efforts to deliver to Buyer as soon as reasonably possible after the Effective Date of this contract, cop	ics of all
tic information in possession of or vaniable to Seller, including but not limited to: title insurance policies, attorney's opinions on title, surveys, covenants, dee	
ad deeds of trust and easements relating to the Property.	
1. LABOR AND MATERIAL: Seller shall furnish at Closing an affidavit and indemnification agreement in form satisfactory to Buyer showing that all	ahor and
attends, if any, furnished to the Property within 120 days prior to the date of Closing have been paid for and agreeing to indemnify Buyer against all loss if	from any
This forms has been jointly approved by the:	
North Carolina Bar Association	DOR: -
North Carolina Association of REALTORS®	FOILM 2
age 1 of 2 Buyer Initials Seller Initials	
BEALTON BLOOMER MAIL COLUMN AL LE LABORATION PROPERTIES AND LOSS AND LABORATION AND AND AND AND AND AND AND AND AND AN	and a Time

, 12. PROPERTY DISCLOSURE AND INSPECTIONS:
(a) Property Baclosure:
Buyer has received a signed copy of the N.C. Residential Pr Buyer has NOT received a signed copy of the N.C. Reside erty Disclosure Statement prior to the signing of this Offer to Purchase and Cont erty Disclosure Statement prior to the signing of this Offer to Purchase ract and shall
have the right to terminate or withdraw this contract without prior to WHICHEVER OF THE FOLLOWING EVENTS OCCURS FIL
, third culcular 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 (Attach Lead-Based Paint or Lead-Based Paint Hazards Disclosure Addendum.)
(b) Property Inspection: Unless otherwise stated herein, or as otherwise provided on an inspection addendum attached hereto, Buyer shall have the option of
inspecting or, obtaining at Buyer's expense, inspections to determine the condition of the Property. Unless otherwise stated herein, it is a condition of this contract that:
(i) the built-in appliances, electrical system, plumbing system, heating and cooling systems, roof coverings (including flashing and gutters), doors and windows, exterior
surfaces, structural components (including foundations, columns, chimneys, floors, walls, ceilings and roofs), porches and decks, fireplaces and fluor, crawl space and
attic 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 repair. (ii) there shall be no unusual drainage conditions or evidence of excessive moisture adversely affecting the structure(s); and (iii) there shall be no friable aspectos
or existing environmental contamination. Any inspections shall be completed and written notice of necessary repairs shall be given to Seiler on or before
Seller shall provide written notice to Buyer of Seller's response within days of Buyer's notice. Buyer is advised to have any
inspections made prior to incurring expenses for Closing and in sufficient time to permit any required repairs to be completed by Closing.
(c) Wood-Destroying Insects: Unless otherwise stated berein, Buyer shall have the option of obtaining at Buyer's expense, a report from a licensed pest control
operator on a standard form in accordance with the regulations of the North Carolina Structural Pest Control Committee, stating that as to all structures except 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 so as to permit treatment, if any, and repairs, if any, 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. The
Buyer is advised that the inspection report described in this paragraph may not always reveal either structural damage or damage caused by agents or organisms other than
wood-destroying insects. In new construction, Seller shall provide a standard warranty of termine soil treatment.
(d) Repairs: Pursuant to any inspections in (b) and/or (c) above, if any repairs are necessary, Seller shall have the option of completing them or refusing to complete them. If Seller elects not to complete the repairs, then Buyer shall have the option of accepting the Property in its present condition or terminating this contract, in which
case all earnest monies shall be refunded. Unless otherwise stated herein, or as otherwise provided on an inspection addendum attached hereto, any items not covered by
(b) (i) b (ii) b (iii) and (c) above are excluded from repair preparations under this contract.
(e) Acceptance: CLOSING SHALL CONSTITUTE ACCEPTANCE OF EACH OF THE SYSTEMS, ITEMS AND CONDITIONS LISTED ABOVE IN ITS
THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING.
13. REASONABLE ACCESS: Seller will provide reasonable access to the Property (including working, existing utilities) through the earlier of Cloring or possession by Buyer, to Buyer or Buyer's representatives for the purposes of appraisal, inspection, and/or evaluation. Buyer may conduct a walk-through inspection of the Property
prior to Closing.
14. CLOSING: Closing shall be defined as the date and time of recording of the deed. All parties agree to exacute any and all documents and papers necessary in
connection with Closing and transfer of title on or before
Odom Invastments
15. POSSESSION: Unless otherwise provided herein, possession shall be delivered at Closing. In the event possession is NOT to be delivered at Closing:
 a Buyer Possession Before Closing Agreement is attached. OR, ☐ a Soller Possession After Closing Agreement is attached. 16. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH HERETO.)
materially damaged prior to Closing, Buyer may reminate this contract by written notice delivered to Seller's agent and all deposits shall be returned to Boyer. In the event Buyer does NOT elect to terminate this contract, Buyer shall be entitled to receive, in addition to the Property, say 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 heirs and successors. 19. PARTIES: This contract shall be binding upon and shall insure to the benefit of the parties i.e., Buyer and Seller and their beirs, successors and assigns. As used herein, words in the singular includes the plural and the masculine includes the ferminine and neuter genders, as appropriate. 20. SURVIVAL: If any provision herem contained which by its nature and effect is required to be observed, kept or performed after the Closing, it shall survive the Closing and remain 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 berein 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 originals. all of whi
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 baving made as on-site personal examination of the Property prior to the making of this offer.
Date: Describer 13, 2001 Buyo Codom Investments, Inc. (SEAL) Seller Crestview Development, LLC (SEAL)
Buyor Odom Investments, Inc. (SEAL) Crestview Development, LLC Crestview Development, LLC
Buyer(SEAL) Seller(SEAL)
Escrow Agent acknowledges receipt of the carnest money and agrees to hold and dishurse the same in accordance with the terms hereof.
Dute Firm:
Ву:
Selling Agen/Firm/Phone
Acting as Buyer Agent Seller's sub)Agent Dual Agent
Listing Agent/Firm/Phone
Acting as Seller's (sub)Agent Dual Agent