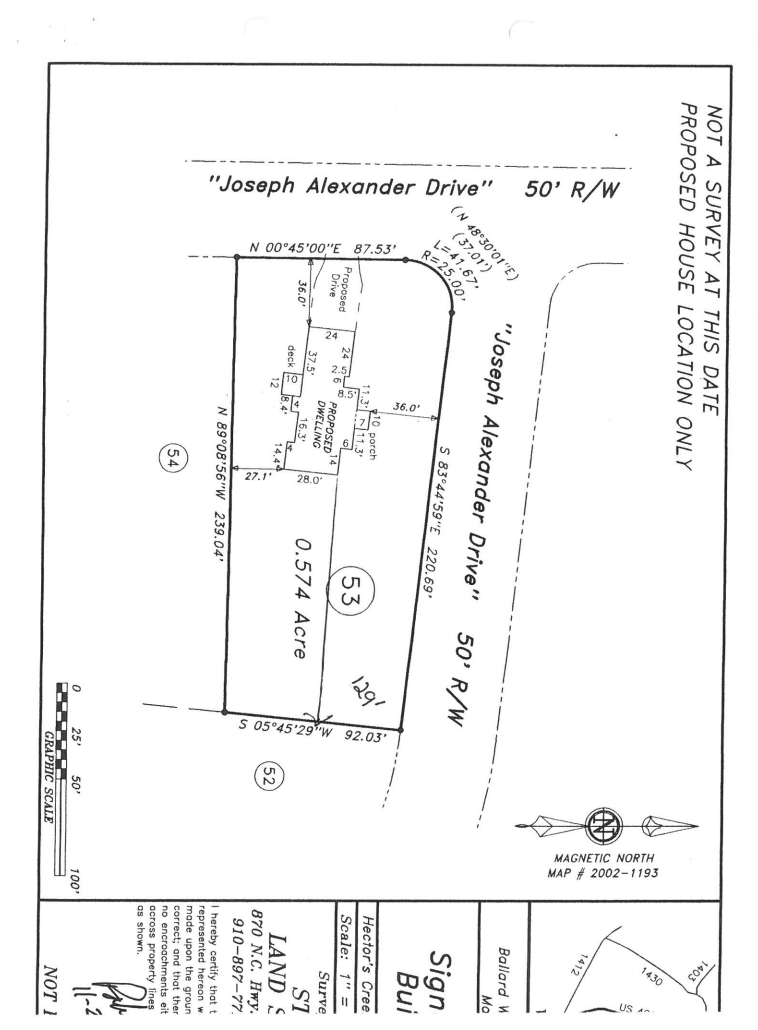
	Central Permitting	COUNTY OF HARNETT LAND U	Applicatio O	3-5000
LANDOWN	NER: Signatur		Phone: (910) 893-475	59 5
City:D	unn ·	e Hone Builders Mailing A	Address: 804 B W	Fax: (9)

off eet, Lillington, NC 27546	- CATION
LANDOWNER: _Signature	Phone: (910) 893-4750
City: Dunn: Hone Builde	Fax: (910) 893-2793
LANDOWNER: Signature Home Builders Mailing Add City: Dunn State: NC Zip: Z APPLICANT: Signature Home Builders, Inc. Mailing Add City: Dunn	dram end n
State: NC 71.	Best Readel
APPLICANT: Signof	1339 Bloom (C)
APPLICANT: Signature Home Builders, Inc. Mailing Addition. State: NC Zip: Zip: Zip: Zip: Zip: Zip: Zip: Zip:	Phone #: (9/0)892-9299
Mailing Add	617
State: Ne Zin:	CSX: 809B West R
PROPERTY LOCATION: SR #: /// 2/)	1334 Broadst
Parcel: SR Name: J	Add (11) 01: (9/0) 892-9299
Zoning: RA -30	as all as a series
	Kande
Flood Plain: Ballard Woods	051-30-60
SDLCIdia Watershed	1888
Direction in Direct Part	Lot#: 53
TAONS TO THE PROPERTY FROM IN THE	Page: 581 page 754 plan 400 Size: 1574 AC.
on to Ball and Dallington: 401 Matt	Page: 584 page 754 Plat Book/Page: 2002-1193
DIRECTIONS TO THE PROPERTY FROM LILLINGTON: 401 North from Sudivision is 1/4 mile on to Ball and Rd. Subdivision is 1/4 mile of 53 is 5th lot on left. PROPOSED USE:	7 /:116
Lot 53 is 57 19 mile	take
man lot on lote	a Right Turn with
PROPOSED USE:	19ht 11th
Sg. Family Dwelling (Size 41)	
Multi-Family Dwelling No. Units Manufactured V. Basemont (w. Manufactured	
#Baths 2 2	
Manufactured Home (Size No. Bedrooms/Unit	/wo bath) Games Z
Manufactured Home (Size x) of Bedrooms Comments:	(wo bath) Garage Z (w/ Deck /OX /7
Comments:	(hwo bath) Garage Z (u) Deck 10 x 12
per nonschold	(Avo bath) Garage Z (u) Deck 10 x 12
Business Sq. Ft. Retail Space	(A) C I A A
Business Sq. Ft. Retail Space Industry Sq. Ft.	(ACCIONAL) Garage Zwi Deck 10 x 12
Business Sq. Ft. Retail Space Industry Sq. Ft. Typo Home Occupation (Size	Garage Zw Deck 10 x 12
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size X) # Recommendation Type	Garage Zw Deck 10 x 12 (A COM AD A COM A
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size x # Rooms Type Accessory Building (Size x # Rooms	Garage Zw Deck 10 x 12 CRECIMENT CRECIMENT
Business Sq. Ft. Retnil Space Industry Sq. Ft. Home Occupation (Size x #Rooms Use Addition to Existing Bullding (Size	Garage Zw Deck 10 x 12 CRECIMENT CRECIMENT
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size x #Rooms Use Addition to Existing Building (Size x Use Other	Garage Zw Deck 10 x 12 LICLIALA LICLIALA LICLIALA
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size x #Rooms Use Addition to Existing Building (Size x Use Other Supply: County	Garage Zw Deck 10 x 12 LICITUDE LI
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size x #Rooms Use Addition to Existing Building (Size x Use Other Supply: County	Garage Zw Deck 10 x 12 LICLIALA LICLIALA LICLIALA
Business Sq. Ft. Retail Space Industry Sq. Ft. Typo Home Occupation (Size x # Rooms Typo Accessory Building (Size x Use Addition to Existing Building (Size x Use Other Supply: County Well (No. dwellings	Garage Zw Deck 10 x 12 LICLIALA LICLIALA LICLIALA
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size x #Rooms Type Accessory Building (Size x Use Addition to Existing Building (Size x Use Other T Supply: County Well (No. dwellings Supply: New Septic Tank Existing Septic Tank Other	(ACCIACA) CARLOSIZO
Business Sq. Ft. Retail Space Industry Sq. Ft. Typo Home Occupation (Size x #Rooms Typo Accessory Building (Size x Use Addition to Existing Building (Size x Use Other TSupply: County Well (No. dwellings Other on & Sedimentation Control Plan Required? YES	in Italia
Business Sq. Ft. Retail Space Industry Sq. Ft. Typo Home Occupation (Size x #Rooms Typo Accessory Building (Size x Use Addition to Existing Building (Size x Use Other TSupply: County Well (No. dwellings Other on & Sedimentation Control Plan Required? YES	in Italia
Business Sq. Ft. Retail Space Industry Sq. Ft. Typo Home Occupation (Size x #Rooms Typo Accessory Building (Size x Use Addition to Existing Building (Size x Use Other TSupply: County Well (No. dwellings Other on & Sedimentation Control Plan Required? YES	in Italia
Business Sq. Ft. Retail Space Industry Sq. Ft. Typo Home Occupation (Size x #Rooms Typo Accessory Building (Size x Use Addition to Existing Building (Size x Use Other TSupply: County Well (No. dwellings Other on & Sedimentation Control Plan Required? YES	in Italia
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size x # Rooms Type Accessory Building (Size x Use Addition to Existing Building (Size x Use Other T Supply: County Well (No. dwellings Other On & Sedimentation Control Plan Required? YES NO Lures on this tract of land: Single family dwellings Type Type Well (No. dwellings Other On & Sedimentation Control Plan Required? YES NO Lures on this tract of land: Single family dwellings Manufactured branes Other (red Property Line Setbacks: Minimum Actual)	Other Specify)
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size x # Rooms Type Accessory Building (Size x Use Addition to Existing Building (Size x Use Other T Supply: County Well (No. dwellings Other On & Sedimentation Control Plan Required? YES NO Lures on this tract of land: Single family dwellings Type Type Well (No. dwellings Other On & Sedimentation Control Plan Required? YES NO Lures on this tract of land: Single family dwellings Manufactured branes Other (red Property Line Setbacks: Minimum Actual)	Of tract listed above? YES NO
Business Sq. Ft. Retail Space Industry Sq. Ft. Typo Home Occupation (Size x #Rooms Typo Accessory Building (Size x Use Addition to Existing Building (Size x Use Other T Supply: County Well (No. dwellings Other on & Sedimentation Control Plan Required? YES NO Lures on this tract of land: Single family dwellings Try owner of this tract of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred fe	Other Specify) Of tract listed above?
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size x # Rooms Type Accessory Building (Size x Use Addition to Existing Building (Size x Use Other T Supply: County Well (No. dwellings Other On & Sedimentation Control Plan Required? YES NO Lures on this tract of land: Single family dwellings Type Type Well (No. dwellings Other On & Sedimentation Control Plan Required? YES NO Lures on this tract of land: Single family dwellings Manufactured branes Other (red Property Line Setbacks: Minimum Actual)	Of tract listed above? YES NO
Business Sq. Ft. Retail Space Industry Sq. Ft. Home Occupation (Size x #Rooms Typo Accessory Building (Size x Use Addition to Existing Building (Size x Use Other T Supply: County Well (No. dwellings Use Supply: New Septic Tank Existing Septic Tank County Sewer On & Sedimentation Control Plan Required? YES NO Lures on this tract of land: Single family dwellings Try owner of this tract of land own land that cor tains a manufactured home with five hundred feet (500°) of the Property Line Setbacks: Minimum Actual Front Side Recar Z5	Other Specify) Actual 27
Business Sq. Ft. Retail Space Industry Sq. Ft. Typo Home Occupation (Size x #Rooms Typo Accessory Building (Size x Use Addition to Existing Building (Size x Use Other T Supply: County Well (No. dwellings Other on & Sedimentation Control Plan Required? YES NO Lures on this tract of land: Single family dwellings Try owner of this tract of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred feet (500°) of the street of land own land that cor tains a manufactured home win five hundred fe	Of tract listed above? YES NO

is 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

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



© 7/2002

T7272306.ZFX

NOTE: This contract is intended for use only for lots which have been developed pursuant to a Subdivision Ordinance adopted by a City or County and for which a plat has been recorded in the Office of the Register of Deeds in the county in which the property is located. If Seller is Buyer's builder and the sale involves the construction of a new single family dwelling prior to closing, use the standard Offer to Purchase and Contract (Form 2) with the New Construction Addendum (Form 2A3).

Signature Homes , as Buyer,
hereby offers to purchase andBallard Woods LLCas Seller
upon acceptance of said offer, agrees to sell and convey, all of that plot, piece or parcel of land described below (hereafter referred to as
the "Property"), upon the following terms and conditions:
1. REAL PROPERTY: Located in the City of Fuquay-Verina
County of Harnett , State of North Carolina, being known as and more particularly described as:
Street Address 121 Joseph Alaxander dr. Zip 27526
Subdivision Name Ballard Woods
Plat Reference: Lot 53 , Block or Section as shown on
riat book of stide at Page(s)
NOTE: Prior to signing this Vacant Lot Offer 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, Ry-I aws, Articles of Incorporation
Rules and Regulations, and other governing documents of the owners' association and/or the subdivision, if applicable
2. PURCHASE PRICE: The purchase price is \$ 23,600.00
, EARNEST MONEY DEPOSIT with this offer by \(\square\$ cash \(\text{\omega} \) personal check \(\square\$ bank check
certified check other: N/A to be deposited and held in escrow by Ballard Woods LLC ("Escrow Agent") until the sale is closed, at which time it will be credited to
Buyer or until this contract is otherwise terminated. In the sweet (1) this contract is otherwise terminated.
Buyer, or until this contract is otherwise terminated. In the event: (1) this offer is not accepted; 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 contract, then all earnest monies shall be forfeited upon Seller's
request, but receipt of such forfeited earnest monies 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 earnest money held in escrow by a
broker, the broker is required by state law to retain said earnest money in the broker's trust 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) \$ N/A , ADDITIONAL EARNEST MONEY DEPOSIT to be paid to Escrow Agent no later than
n/A TIME BEING OF THE ESSENCE WITH REGARD TO SAID DATE. (c) \$ N/A BY ASSUMPTION of the unpaid principal balance and all obligations of Seller on the existing
(c) \$ N/A, BY ASSUMPTION of the unpaid principal balance and all obligations of Seller on the existing
ioan(s) secured by a deed of trust on the Property in accordance with the attached Loan Assumption Addendum.
(d) \$ N/A, BY SELLER FINANCING in accordance with the attached Seller Financing Addendum.
(e) \$, BALANCE of the purchase price in cash at Closing.
3. CONDITIONS: (State N/A in each blank that is not a condition to this contract.)
(a) Buyer must be able to obtain a
Other: Construction 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(s), at an initial
interest rate not to exceed % per annum, with mortgage loan discount points not to exceed % of the
loan 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 customary loan 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
This form jointly approved by: Page 1 of 4
North Carolina Bar Association
North Carolina Association of REALTORS®, Inc. STANDARD FORM 12 - T

Seller Initials 600

Buyer Initials

Phone: 9197895245

Howard Perry and Walston REALTORS® 4112 Blue Ridge Rd, Raleigh NC 27612

from Buyer a copy of the loan commitment letter. If Buyer fails to provide Seller a co	opy of the loan commitment letter or a written
waiver of this loan condition within five days of receipt of Seller's request, Seller ma	ay 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.
(b) There must be no restriction, easement, zoning or other governmental regulation to Property for Residential	hat would prevent the reasonable use of the
(c) The Property must be in substantially the same or better condition at Closing as on the	purposes ("Intended Use").
excepted.	ne date of this offer, reasonable wear and tear
(d) All deeds of trust, liens and other charges against the Property, not assumed by Buyer	must be noid and estisfied by Calleri to
or at Closing such that cancellation may be promptly obtained following Closing. Sel	ller shall remain obligated to obtain any such
cancellations following Closing.	net shall remain obligated to obtain any such
(e) Title must be delivered at Closing by GENERAL WARRANTY DEED unless other	erwise stated herein, and must be fee simple
marketable and insurable title, free of all encumbrances except: ad valorem taxes for t	the current year (prorated through the date of
Closing); utility easements and unviolated restrictive covenants that do not materiall	ly affect the value of the Property: and such
other encumbrances as may be assumed or specifically approved by Buyer. The Proper	rty must have legal access to a public right of
way.	
4. SPECIAL ASSESSMENTS: Seller warrants that there are no pending or confir	med 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: None	1 8
(Insert "None" or the identification of such assessments, if any.) Seller shall pay a	ill 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: None	
5. PRORATIONS AND ADMISTMENTS: Unless otherwise movided the full in	
5. PRORATIONS AND ADJUSTMENTS: Unless otherwise provided, the following between the parties or paid at Closing: (a) Ad valorem taxes on real property shall be prora	items shall be prorated and either adjusted
of Closing; (b) All late listing penalties, if any, shall be paid by Seller; (c) Rents, if any, f	or the Property shall be property of the
date of Closing; (d) Owners' association dues and other like charges shall be prorated th	rough the data of Clasing Soller removes
	None
6. CLOSING EXPENSES: Buyer shall be responsible for all costs with respect to any	loan obtained by Duyer Duyer shell now for
recording the deed and for preparation and recording of all instruments required to secure	the halance of the nurchase price uppoid at
Closing. 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. If Seller is to pay an	v of Buyer's expenses associated with the
purchase of the Property, the amount thereof shall be \$ None	ncluding any FHA/VA lender and inspection
costs that Buyer is not permitted to pay, but excluding any portion disapproved by Buyer's 1	ender.
7. EVIDENCE OF TITLE: Seller agrees to use his best efforts to deliver to Buyer as so	on as reasonably possible after the Effective
Date of this contract, copies of all fitle 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 ar	ad easements relating to the Property Seller
authorizes (1) any attorney presently or previously representing Seller to release and c	disclose any title insurance policy in such
attorney's file to Buyer and both Buyer's and Seller's agents and attorneys; and (2) the Prop	erty's title insurer or its agent to release and
disclose all materials in the Property's title insurer's (or title insurer's agent's) file to Buye	er and both Buyer's and Seller's agents and
attorneys.	
8. LABOR AND MATERIAL: Seller shall furnish at Closing an affidavit and indemn	nification agreement in form satisfactory to
Buyer showing that all labor and materials, if any, furnished to the Property within 120 days	s prior to the date of Closing have been paid
for and agreeing to indemnify Buyer against all loss from any cause or claim arising therefro	om.
9. 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	November 22, 2002 ,
at a place designated by Buyer. The deed is to be made to	
CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS TI	HEN EXISTING CONDITION UNLESS
PROVISION IS OTHERWISE MADE IN WRITING.	~
10. POSSESSION: Unless otherwise provided herein, possession shall be delivered at	Closing. No alterations, excavations, tree
removal or other such activities may be done before possession is delivered.	
Page 2 of 4	

STANDARD FORM 12 - T

© 7/2002

Buyer Initials _____ Seller Initials & _____ Produced with ZipForm by RE FormsNet, LLC 18025 Fifteen Mile Road, Clinton Township, Michigan 48035, (800) 383-9805

11. SEWER SYSTEM (check only ONE):
Buyer has investigated the costs and exp. ses to install the sewer system approved by t. mprovement Permit attached hereto as Exhibit A and hereby approves and accepts said Improvement Permit.
Buyer acknowledges receipt of the Improvement Permit attached hereto as Exhibit A. Seller represents that the system has been installed, which representation survives Closing, but makes no further representations as to its condition.
This contract is contingent upon Buyer obtaining an Improvement Permit from the County Health Department ("County") for a (check only ONE) conventional or other N/A ground absorption sewage system for a 3-4 bedroom home. All costs and expenses of obtaining such Permit shall be borne by Buyer, except Seller shall be responsible for clearing that portion of the Property required by the County to perform its tests and/or inspections no later than Buyer shall use Buyer's best efforts to obtain such Permit. If the ground absorption sewage system is not permitted, Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Buyer. Buyer shall have until November 22, 2002, time being of the essence, to provide written notice to Seller that this condition cannot be satisfied, otherwise the condition is deemed satisfied. 12. SOIL, WATER, UTILITIES AND ENVIRONMENTAL CONTINGENCY: This contract is contingent upon Buyer obtaining report(s) that (i) the soil is suitable for Buyer's Intended Use, (ii) utilities and water are available to the Property, (iii) there is no environmental contamination, law, rule or regulation that prohibits, restricts or limits Buyer's Intended Use (collectively the "Reports"). All costs and expenses of obtaining the Reports shall be borne by Buyer. Buyer shall use Buyer's best efforts to obtain such Reports. If the Reports cannot be obtained, Buyer may terminate this contract and the Earnest Money Deposit shall be refunded to Buyer. Buyer shall have until November 22, 2002, time being of the essence, to provide written notice to Seller that this condition cannot be satisfied, otherwise the condition is deemed satisfied. 13. RIGHT OF ENTRY, RESTORATION AND INDEMNITY: Buyer and Buyer's agents and contractors shall have the right to enter upon the Property for the purpose of appraising the Property, and performing the tests and inspections permitted in Sections 12 and 13 of this contract. If Buyer terminates this contract as provided herein, Buyer shall, at Buyer's expense,
any activities of Buyer and Buyer's agents and contractors relating to the Property. This indemnity shall survive this contract and any termination hereof. Notwithstanding the foregoing, Seller shall be responsible for any loss, damage, claim, suit or cost arising out of pre-existing conditions of the Property and/or out of Seller's negligence or willful acts or omissions. 14. OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH HERETO.) Lot must have conventional gravity septic system.
15. RISK OF LOSS: The risk of loss or damage by fire or other casualty prior to Closing shall be upon Seller. 16. 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. 17. PARTIES: This contract shall be binding upon and shall inure to the benefit of the parties, i.e., Buyer and Seller and their heirs, successors and assigns. As used herein, words in the singular include the plural and the masculine includes the feminine and neuter genders, as appropriate. 18. 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 remain binding upon and for the benefit of the parties hereto until fully observed, kept or performed. 19. 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 and elections have a more than those expressed herein.
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 isting agreement, buyer agency agreement, or any other agency agreement between them. Page 3 of 4

Produced with ZipForm™ by RE FormsNet, LLC 18025 Fifteen Mile Road, Clinton Township, Michigan 48035, (800) 383-9805

Buyer Initials _

© 7/2002

STANDARD FORM 12 - T

20. NOTICE AND EXECUTION: Any nonce 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.

Buyer acknowledges having made an on-site personal examination of the Property prior to the making of this offer.

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. AND THE NORTH CAROLINA BAR ASSOCIATION MAKE NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION. IF YOU DO NOT UNDERSTAND THIS FORM OR FEEL THAT IT DOES NOT PROVIDE FOR YOUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.

Date:	Date:				
Buyer(SEAL)	Seller Ballard Woods LLC (SEAL)				
Date:	Date:				
Buyer (SEAL)	Seller(SEAL)				
Escrow Agent acknowledges receipt of the earnest money and agrees to hold and disburse the same in accordance with the terms hereof.					
Date	ard Woods LLC				
By: A Character (Signature)					
Selling Agent/Firm/Phone Acting as Buyer's Agent	Seller's (sub)Agent				
Listing Agent/Firm/Phone Acting as Seller's (sub)Agent	Dual Agent				
b = c (sub)rigent	- war 1 1 Ports				

Page 4 of 4

STANDARD FORM 12 - T

© 7/2002