Application # ERES 1901-0614

Harnett County Central Permitting
PO Box 65 Lillington, NC 27546 - Ph: 910-893-7525 - Fx: 910-893-2793 - www.harnett.org/permits Certification of Work Performed By Owner/Contractor (Individual Trade Application)

Owner (s) of	Structure: Phone: 9/0-605-28	300
Owner (s) Ma	ailing Address: 14078 WIRE R. Linden	
	28356	
Land Owner	Name (s): Spen () Phone: 910-605-7	00
Construction	or Site Address:	
PIN # 655	55-31-5541,000 Parcel# 120555 0175 PA-	-20K
Job Cost:	Description of Work to be done Service Reconnect	
	New Unit With Ductwork New Unit Without Ductwork Gas Piping Other	
Electrical*:	200 Amp <200 Amp Service Change Service Reconnect \(\sqrt{Other} \) Other * For Progress Energy customers we need the premise number	
Plumbing:	Water/Sewer Tap Number of Baths Water Heater	
Specific Direct	ctions to Job from Lillington:	
Subdivision: _	Lot #:	
(Con	will provide the labor on this structure. (Trade)	
	ding owner or my NC state license number is, which entitles me to	
	work on the above structure legally. All work shall comply with the State Building Code and all	
	ble State and local laws, ordinances and regulations.	
80 M	g	
Contractor's (Company Name Telephone	
Address	Email Address	
License #	1-201	19
Structure Owi	rner / Contractor Signature: () () () () () () () () () (./

By signing this application you affirm that you have obtained permission from the above listed license holder to purchase permits on their behalf. If doing the work as owner you understand that you cannot rent, lease or sell the listed property for 12 months after completion of the listed work.

*Company name, address, & phone must match information on license

Seam	OFFER TO PURCHASE AN	
hereby offers to purchase	en Charge	
The second of th		parcel of land described below, together with all improvemen
		nal property are collectively referred to as "the Property"), i
accordance with the Stan	dard Provisions on the REVERSE SIDE HEREOF and upon the	following terms and conditions:
1. REAL PROPERT	TY: Located in the City of	, County of
State of North Carolina	a being brown as and more paracularly described as:	
		Zip
	Over BK 3624 Page 33	
	PERTY: Songe Will enge	
3. PURCHASE PRI	CE: The purchase price is \$ 2/, 08092	and shall be paid as follows:
a) \$ 50000	, in earnest money paid by	(cash; bank, certified, or personal check
	with the delivery of this contract, to be held in escrow by	, as agen
¥	until the sale is closed, at which time it will be credited	o Buyer, or until this contract is otherwise terminated and it
DA	disbursed in accordance with the Standard Provisions on the I	50 0 C C 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
(b) \$		gations of Seller on the existing loan secured by a deed of true
1: 20 500	on the Property;	and a she Domest with the second of the second
0 1	by a promissory note secured by a purchase money deed of % per annum payable as follows:	trust on the Property with interest prior to default at the rate
9	Prepayment restrictions and/or penalties, if any, shall be:	grapas ment populler
	Assumption or transfer rights, if any, shall be:	
	, the balance of the purchase price in cash at closing.	condition to this contract \
	State N/A in each blank of paragraph 4(a) and 4(b) that is not a	
		, effective through the date of closing
		for a term of year(s), at an interest eed % of the loan amount. Buyer agrees to use his best
fforts to secure such som	% per amium, with mortgage loan discount points not to exc	% of the loan amount. Buyer agrees to use his bes
	amitment and to advise Seller immediately upon receipt of the le	der's decision. If Seller is to pay any loan closing costs, those cost
re as follows:	able to assume the second aris is a ball of the August August August	- 1-2-1-1
b) The Buyer must be	able to assume the unpaid principal balance of the existing lo	an described in paragraph 3(b) above for the remainder of the
ith mortgage loan assum	te not to exceed	
		e loan balance. (See Standard Provision No. 2). If such assumption
	val, approval must be granted on or refore	ecision. If Seller is to pay any loan assumption costs, those cost
re as follows:	to advise series miniculately upon his receipt of the fender's o	ecision. If Selier is to pay any loan assumption costs, those cost
	estriction, easement, zoning or other governmental regulation	that would prevent the reasonable use of the real property fo
F ACCOUNT FOR		purposes
		pending or confirmed, for sidewalk, paving, water, sewer o
ner improvements on or a	adjoining the Property, except as follows:	one" or the identification of such assessment if
r payment or proration	of any assessments indicated is to be set forth in paragraph 6 belo	one" or the identification of such assessments, if any. The agreements
	IONS AND CONDITIONS:	···/
CHILD CHILD CONTRACTOR		d shall apply to this instrument, except the following numbere-
	e deleted: (If none are to be deleted, state "None".)	a man apply to this instrument, except the following numbered
andard Provisions shall b	e deleted: (If none are to be deleted, state None .)	2000 1-1
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got an	surance work,	
11-11-0	rall as is - luis	es to be resonnell.
Buch	The state of the s	
you al	repuero -	
V = -(
	DDENDA TO THIS CONTRACT, INDICATE ABOVE AND A	
7. CLOSING: All p	arties agree to execute any and all documents and papers n	ecessary in connection with closing and transfer of title on o
fore /2-15-15		by Augustian State of the State
he deed is to be made to_	And the same and t	
	ossession shall be delivered	n 10
the event that Buyer h	as agreed that possession is not delivered at closing, then Seller	agrees to pay to Buyer the sum of \$ 22 per day from
d including the date of	closing to and including the date that possession is to be delivered	as above set forth.
od including the date of of one of the counterparts		as above set forth. Buyer and Seller. It is to be signed in

STANDARD PROVISIONS

- 1. EARNEST MONEY: In 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 earnest 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 contract, then the earnest money shall be forfeited, 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 earnest money held in escrow by a broker, the broker is required by state law to retain said earnest money in his trust or escrow account until he has obtained a written release from the parties consenting to its disposition or until disbursement 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 balance assumed shall be computed as of the date of closing. The amounts shown for the assumption balance 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. Seller shall have no obligation to pay any loan assumption costs unless specifically set forth in this contract. The escrow account, if any, shall be purchased by Buyer.
- 3. PROMISSORY NOTE AND DEED OF TRUST: In the event a promissory note secured by a deed of trust is given by Buyer to Seller as part of the payment of the purchase price, the promissory note and deed of trust shall be in the form of and contain the provisions of the currently approved N. C. Bar Association Forms 4 and 5, as modified in paragraph 3(c) on the reverse side hereof.
- 4. 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 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 closing 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 casualty 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 excepted.
- (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 (prorated to 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.
- 7. NEW LOAN: Buyer shall be responsible for all costs with respect to any new loan obtained by Buyer. Seller shall have no obligation to pay any discount fee or other charge in connection therewith unless specifically set forth in this

(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, then Buyer shall have the option of (d) accepting the Property in its present condition, or (e) terminating this contract, in which case the earnest money shall be refunded. Closing shall constitute acceptance of each of the systems, items and conditions listed in (i), (ii), (iii) and (iv) above in its then existing condition unless provision is otherwise made in waiting.

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

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

- 9. WOOD-DESTROYING INSECTS: Unless otherwise stated herein 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 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 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. If any structural 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 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 earnest money shall be refunded. The Buyer is advised that the inspection and report described in this paragraph may not always reveal either structural damage or damage caused by agents or organisms other than wood-destroying insects. If new construction, Seller shall provide a new construction termite guarantee.
- IF BUYER OBTAINS A VETERANS ADMINISTRATION (VA) LOAN, SELLER SHALL PAY THE COST OF THE WOOD-DESTROYING INSECT REPORT.
- 10. LABOR AND MATERIAL: Seller shall furnish at closing an affidavit and indemnification agreement in form satisfactory to Buyer 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 indemnify 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 prevailing rate, with the cost of measurement thereof, if any, being paid by Seller.
- 12. CLOSING EXPENSES: Seller shall pay for the preparation of a deed and for the 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.
- 13. EVIDENCE OF TITLE: Seller agrees to use his best efforts to deliver to Buyer as soon 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 easements 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. PARTIES: This contract shall be binding upon and shall inure to the benefit of the parties 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.