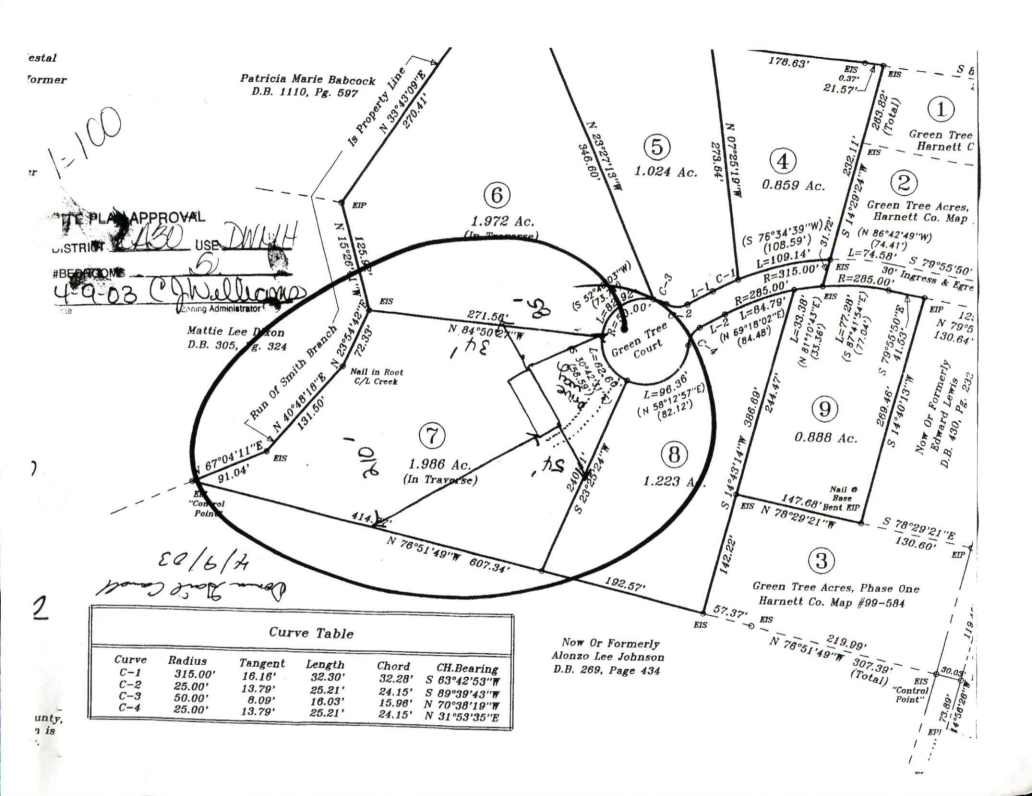
COUNTY OF HARNETT LAND USE APPLICATION

	102 E. Front Street, Lillington, NC 275	46 Phone: (910)	893-4759 Fax	c: (910) 893-2793
	mittehill		×.	0 0 0
LANDOWNER: Seffery Ste	iphenson/ conts M	ailing Address: 2480	4 massensil	11 Penul Road
City: Anglier	State: DI.C.	Zip: 27501	Phone #:	
0.1)				
APPLICANT: Donna (zail	Carroll	ailing Address:	Bor 751	
City: Coats	State: MC.	7in: 17521	Phone # 910	-842-2151
City:	Diate: 175	Lip. Glu	Thomas	
PROPERTY LOCATION: SR #:	563 SR Name: Liv	& Oak Ro	al	
MILLION ON	58-01 PIN:	11001-40	0138	
Parcel:	151111 M	1 APRIVE	2	1 aprone
Zoning: Subdivision: Subdivision: Panel: OC	SY)	Dard Bard / Darry	Plat Book	Lot Size: 1.900 460 /Page: 200360
-/		Deed Book/Page:	Plat Book	Page: 2000
If located with a Watershed indicate the % of DIRECTIONS TO THE PROPERTY FROM	Imperious Surface:	River T	1 () - 1	Jan 27 1- C-+
	Turn Loft on 14, C			
	ight Turn onto Live			s miles lurn
Left onto Green	Tree Court. Lot	at end of	Street,	-
PROPOSED USE:				
☐ Sg. Family Dwelling (Sizex) # of Bedrooms # Baths	Basement (w/wo bath)	Garage	Deck
	No. Bedrooms/Unit			
Manufactured Home (Size / x 1/2	# of Bedrooms Garage	Deck	<u> </u>	
/Comments:	0	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		
Number of persons per household	/			
☐ Business Sq. Ft. Retail Space		Туре		
☐ Industry Sq. Ft		Туре		
☐ Home Occupation (Sizex_	# Rooms	Use		
☐ Accessory Building (Sizex_) Use			
☐ Addition to Existing Building (Size_	x) Use			
Other				
Water Supply: (County () Wel	ll (No. dwellings)	Other		
Sewage Supply: () New Septic Tank	Existing Septic Tank () Cou	inty Sewer () Other	f	
Erosion & Sedimentation Control Plan Requir	ed? YES (NO)			
Structures on this tract of land: Single family	y dwellings Manufactured home	nes Other species)	-2
Property owner of this tract of land own land t	hat contains a manufactured home w/in fiv	e Mandred 19th (500) of tract	listed above? YE	s (NO)
Required Property Line Setbacks: N	Inimum Actual	Minimum /	Actual	
Front	35' 65	Rear 25	210	
	10' 30		-	
Side _	10	Corner	-	
Nearest Building	10 =			
If permits are granted I agree to conform to all			work and the specifica	tions or plans submitted. I
hereby swear that the foregoing statements are	accurate and correct to the best of my kno	wledge.		
0 90 5 00	01			
Dona Soul Can	24	4-9-03		
Signature of Owner or Owner's Agent		Date		

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

note gave customer copy of 3 inspections 3 highlighter weds. Copy of 3 inspections inspection



70-102 Crape Myrtle Drive Benson NC 27504

Phone: 919-938-2122, Fax: 919-938-2134

OFFER TO PURCHASE AND CONTRACT

)ont	uyer, hereby offers to purchase and			
all i	Jeffery Stephenson Mitchell C. Coats eller, upon acceptance of said offer, agrees to sell and con improvements located thereon and such fixtures and person in the following terms and conditions:	avey, all of that plot, piece or nal property as are listed belo	parcel of land desc w (collectively refe	cribed below, together with erred to as the "Property"),
as: 1	REAL PROPERTY: Located in the City of Coats my of Harnett Greet Address Green Tree Court Lot 7 27521 Legal Description: en Tree Ct. Lot 7	, State of North Carolina, be	ing known as and t	more particularly described
NO limi Reg 2. ceili door and	All A portion of the property in Deed Reference: Booffe: Prior to signing this Offer to Purchase and Contract the use of the Property, and to read the Declaration adations, and other governing documents of the owners' as FIXTURES: The following items, if any, are includeding fans, attached floor coverings, blinds, shades, draper screens, storm windows, combination doors, awnings, spa equipment, solar energy systems, attached fireplactors, outdoor plants and trees (other than in movable cors, and any other items attached or affixed to the Property	of Restrictive Covenants, By sociation and/or the subdivision in the purchase price free of ry rods and curtain rods, braantennas, satellite dishes an e screens, gas logs, fireplace containers), basketball goals,	Laws, Articles of on, if applicable. liens: any built-inckets and all related receivers, burgle inserts, electric storage sheds, ma	f Incorporation, Rules and appliances, light fixtures, ed hardware, window and ar/fire/smoke alarms, pool garage door openers with
N/A	PERSONAL PROPERTY: The following personal prop			
follo	PURCHASE PRICE: The purchase price is \$ 14,000.3			
(a)	s, EARNEST MONEY certified check other: escrow by Century 21 Crossroads Realty LLC	DEPOSIT with this offer by		to be deposited and held in until the sale is closed, at
	which time it will be credited to Buyer, or until this cor or (2) any of the conditions hereto are not satisfied, ther this contract by Seller, upon Buyer's request, all earnest other remedies available to Buyer for such breach. In the earnest monies shall be forfeited upon Seller's request, remedies available to Seller for such breach. NOTE: In the event of a dispute between Seller and B broker, the broker is required by state law to retain satisfied release from the parties consenting to its disposition has jurisdiction.	ntract is otherwise terminated, a all earnest monies shall be to monies shall be returned to the event this offer is accepted but receipt of such forfeited tuyer over the return or forfeited to earnest money in the broken	In the event: (1) returned to Buyer. Buyer, but such a dand Buyer bread earnest monics:	this offer is not accepted; In the event of breach of return shall not affect any thes this contract, then all shall not affect any other oney held in escrow by a wy account until a written
(b)		RNEST MONEY DEPOSIT	to be paid to Esc	crow Agent no later than
	\$, BY ASSUMPTION	of the unpaid principal balance dance with the attached Loan.	e and all obligation Assumption Adden	dum.
REALTOR	This form jointly approved by: North Carolina Bar Association, N PREPARED BY AGENT: Kathy Barefoot, Sales Offer to Purchase and Contract, Standard Form 2-T. North Carolina Ass © 7/2002	sociation of REALTORS®		
Buyer(s	RealFA\$T® Software. ©2003, Version 5.12. Software Registered to: Ce	entury 21 Crossroads Realty, Century 1 6/02/03 16:49:58	21 Crossroads Realty	Page 1 of 45 MC

(e)	\$, BALANCE of the purchase price in cash at Closing.
	- Arthur Laborator and a condition to this contract.)
(a)	Buyer must be able to obtain a FHA VA (attach FHA/VA Financing Addendum) Conventional Supermust be able to obtain a FHA VA (attach FHA/VA Financing Addendum) Conventional Supermust be able to obtain a FHA VA (attach FHA/VA Financing Addendum) VA (attach FHA/VA
	Other: Cash loan at a Pixed Rate C Adjustable Rate in the plane of 0 year(s) at at
	Other: Cash (plus any financed VA Funding Fee or FHA MIP) for a term of 0 year(s), at ar
	(plus any financed VA Funding Fee of FRA Mit) for a term of a term of a term of a term of the exceed 0 % of the initial interest rate not to exceed 0 % of the exceed 0 % of
	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 satisfy all terms and conditions of the loan commitment letter by Closing. After the above letter date, Seller may request in satisfy all terms and conditions of the loan commitment letter by Closing.
(h)	There must be no restriction, casement, zoning or other governmental regulation that would prevent the reasonable use of the
	- Charldontal Dutpopul
(c)	The Property must be in substantially the same or better condition at Closing as on the date of this offer, reasonable wear and
(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 cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any
	such cancellations following Closing. Title must be delivered at closing by GENERAL WARRANTY DEED unless otherwise stated herein, and must be fee simple
(e)	marketable and insurable title, free of all encumbrances except: ad valorem taxes for the current year (prorated through the date
	of Clocing); utility essements 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
sid	ewalk, paving, water, sewer, or other improvements on or adjoining the Property, and no pending or confirmed owners
ass	ociation special assessments, except as follows:
no	ne if any seller is to pay
	and all the second and all the s
(In	sert "None" or the identification of such assessments, if any.) Seller shall pay all owners' association assessments and at vernmental assessments confirmed through the time of Closing, if any, and Buyer shall take title subject to all pending
go	essments, if any, unless otherwise agreed as follows:
	ne if any seller is to pay
7	PRORATIONS AND ADJUSTMENTS: Unless otherwise provided, the following items shall be prorated and either adjusted
	ween the parties or paid at Closing: (a) Ad valorem taxes on real property shall be prorated on a calendar year basis through the
dat	c of Closing. (b) Ad valorem taxes on personal property for the entire 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 calendar year basis through the date of
Ck	osing; (c) All late listing penalties, if any, shall be paid by Seller; (d) Rents, if any, for the Property shall be prorated through
	date of Closing; (e) Owners' association dues and other like charges shall be prorated through the date of Closing. Seller represents
	t the regular owners' association dues, if any, are \$ 0 per 0
	CLOSING EXPENSES: Buyer shall be responsible for all costs with respect to any loan obtained by Buyer. Buyer shall pay
	recording the deed and for preparation and recording of all instruments required to secure the balance of the purchase price
	paid at Closing. Seller shall pay for preparation of a deed and all other documents necessary to perform Seller's obligations under a agreement, and for excise tax (revenue stamps) required by law. If Seller is to pay any of Buyer's expenses associated with the
	rchase of the Property, the amount thereof shall be \$ 0, including any FHA/VA lender and inspection
pu	its that Buyer is not permitted to pay, but excluding any portion disapproved by Buyer's lender.
	FUEL: Buyer agrees to purchase from Seller the fuel, if any, situated in any tank on the Property at the prevailing rate with the
	at of measurement thereof, if any, being paid by Seller.
	EVIDENCE OF TITLE: Seller agrees to use his best efforts to deliver to Buyer as soon as reasonably possible after the
Eff	ective Date of this contract, copies of all title information in possession of or available to Seller, including but not limited to: title
ins	urance policies, attorney's opinions on title, surveys, covenants, deeds, notes and deeds of trust and easements relating to the
Pro	perty. Seller authorizes (1) any attorney presently or previously representing Seller to release and disclose any title insurance
pol	icy in such attorney's file to Buyer and both Buyer's and Seller's agents and attorneys; and (2) the Property's title insurer or its
age	ent to release and disclose all materials in the Property's title insurer's (or title insurer's agent's) file to Buyer and both Buyer's and
Sel	ler's agents and attorneys.
11.	LABOR AND MATERIAL: Seller shall furnish at Closing an affidavit and indemnification agreement in form satisfactory to
	yer showing that all labor and materials, if any, furnished to the Property within 120 days prior to the date of Closing have been
pai	d for and agreeing to indemnify Buyer against all loss from any cause or claim arising therefrom.

This form jointly approved by: North Carolina Bar Association, North Carolina Association of REALTORS®, Inc. PREPARED BY AGENT: Kathy Barefoot, Sales

Offer to Purchase and Contract, Standard Form 2-T, North Carolina Association of REALTORS® (5.7/2002)

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Seller Spage 2 of 4

Seller(s) Page 3 of 4

04/02/03 16:49:58

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Buyer(s) D & C

then this contract shall be binding on the assignee and his heirs 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 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.
- 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 remain binding upon and for the benefit of the parties hereto until fully observed, kept
- 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.

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.

IYER Donna Dai	l Canall	DATE 4/8	/03 (SEAL)
Joffery Stephenson	1. Sylens	DATE	(SEAL)
Mitchell C. Coats	C. Consts	DATE	(SEAL)
e terms hereof.	eipt of the earnest money and agr		e in accordance with the
	Ву:	Signature)	W. &
lling gent/Firm/Phone <u>Kathy Baref</u> Acting	oot Century 21 Crossroads Rea as Buyer's Agent Seller's	1tv. LLC 919-938-2122 919-524 (sub)Agent	4-7528
sting gent/Firm/Phone <u>Kathy Baref</u> Acting	oot Century 21 Crossroads Rea	ltv. LLC 919-938-2122- 919-52	24-7528
eterms hereof. ate 4/3/2003 Cling gent/Firm/Phone Kathy Baref Acting sting gent/Firm/Phone Kathy Baref	By:	S. Realty, LLc (Signature) 1ty, LLC 919-938-2122 919-524 (sub)Agent Dual Agent 1ty, LLC 919-938-2122- 919-52	4-7528

This form Jointly approved by: North Carolina Bar Association, North Carolina Association of REALTORS®, Inc. PREPARED BY AGENT: Kathy Barefoot, Sales

Offer to Purchase and Contract, Standard Form 2-T. North Carolina Association of REALTORS®

Ø 7/2002

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