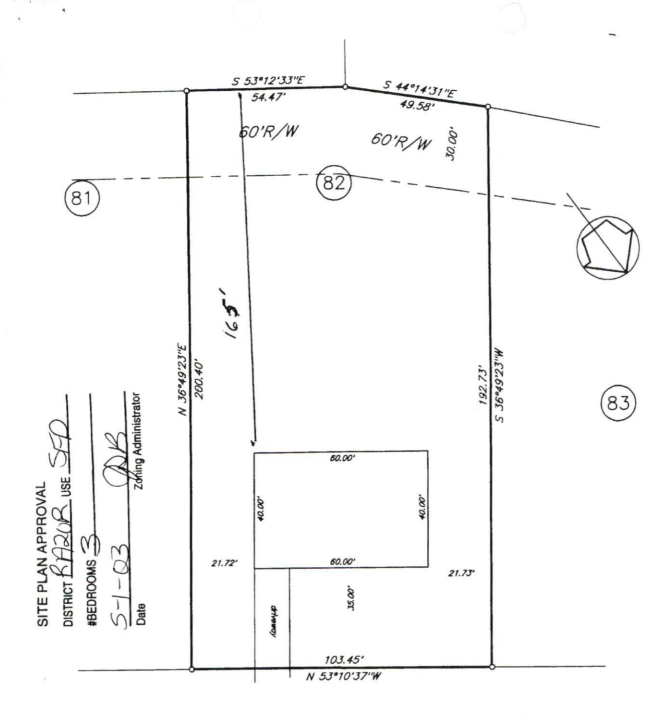
Fax: (910) 893-2793

COUNTY OF HARNETT LAND USE APPLICATION

	Central Permitting	102 E. Front Street, I	illington, NC 27546		one: (910) 893-4759	Fax: (910) 893-	
LANDOWNE	R. Regency Hou	nes Inc.	Maili	ing Address: p: 28314	1506 Dev	rtal Ln Su 1910 424 0	16 201 1455
APPLICANT	Regency Hom	es Inc.	nte: NC Zi	ing Address: ip: <u>283 4</u>	Phone	ental LN.,	Suile 201 2455
PROPERTY Parcel: 03	LOCATION: SR #: 11. 9587 68 269 Subdivision:	5 SRN	PIN:	falo Lo 9587	Ke Kood 40-1208 2	500 82 Lot Size:	20,2765FH
DRECTIONS	S TO THE PROPERTY FROM	M LILLINGTON: 2	7 to Bu	ffal o	Lake Rd.	Tum let	/
							111×11
	use: hily Dwelling (Size 40 x 6) hamily Dwelling No. Units curred Home (Size x	No	Redrooms/Unit			Garage 24 x 24 Dec	k_14×16_
Comme Number		spec_		Туре			
☐ Access	Occupation (Size ory Building (Size			Use			
Other	on to Existing Building (Si			() Other			
Sewage Sup Erosion & S	y: County C ply: New Septic Tank edimentation Control Plan Re n this tract of land: Single for	C Existing Seption	NO Manufactured ho	ounty Sewer	Other (specify)		
Property ow	n this tract of land: Single in mer of this tract of land own la	and that contains a man	ufactured home with i	nve nunureu te	et (500') of tract lister Minimum	Actual	ソ
Required P	roperty Line Setbacks: Front Side	35 10	35 21, 73		ATIMIMIA	65.4	
	Nearest Building				18 ¹ / ₂	si V	
If permits a	are granted I agree to conform ar that the foregoing statemen	to all ordinances and t	he laws of the State of rect to the best of my k	f North Carolin knowledge.	a regulating such wor	k and the specifications of	r plans submitted.
Jim	Puzylon.	ski		Date	125/3		

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

A RECORDED SURVEY PLAT AND RECORDED DEED ARE REQUIRED WHEN APPLYING FOR A LAND USE PERMIT



Ribbon Oak Court 50'R/W

plot plan
Owner: Regency Construction

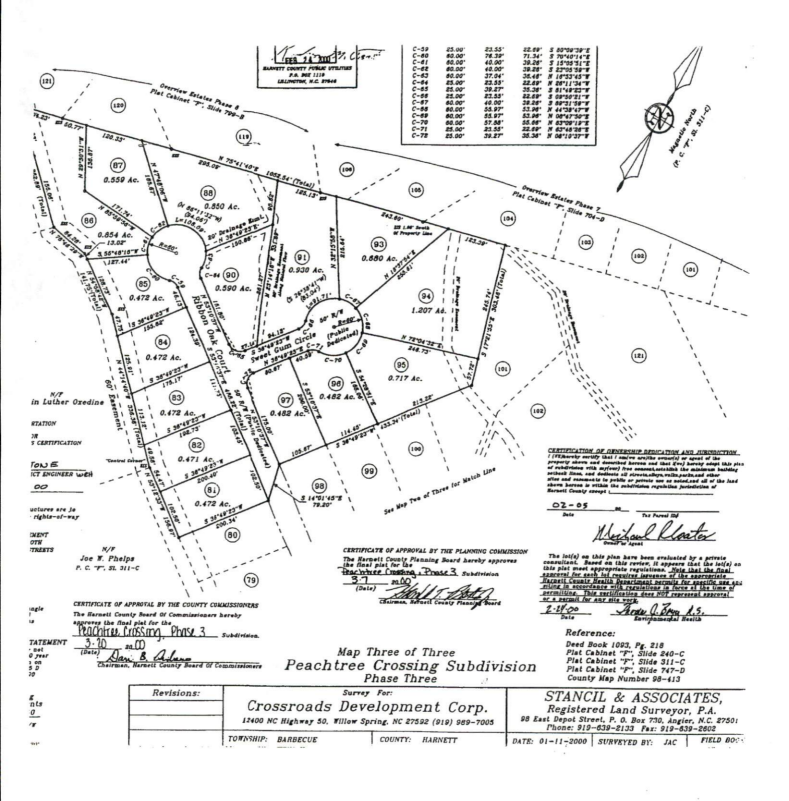
Subdivision: Peachtree Crossing, Phase Three

Map Cab: Slide: 2000-161(C)

Harnett County North Carolina

Scale 1" = 30' Date: 4/22/03 House No.

George L. Lott Surveyors



C...R TO PURCHASE AND CONTRACT

	Regency Homes, Inc. NPS Associates	, as Buyer,
L. L. War to surphose and	NPS Associates	, as Seller,
hereby offers to purchase and	Il of that plot, piece or parcel of land described below, together with all improveme	nts located thereon and such
a	referred to as "the Property"), upon the following terms and conditions.	
	Santoru	, County of
Harnett	, State of North Carolina, being known as and me	Zip 27332
Street Address	See Item 16 Peachtree Crossing Phase III, Map 2000-161	
		County.)
NOTE: Prior to signing this Offer to Purchase and Contread the Declaration of Restrictive Covenants, By-Laws,	Articles of Incorporation, Rules and Regulations, and other governing documents	of the owners assessmen
coverings, blinds, shades, drapery rods and curtain rods,	uded in the purchase price free of liens: any built-in appliances, light fixtures, brackets and all related hardware, window and door screens, storm windows, ce alarms, pool and spa equipment, solar energy systems, attached fireplace screens are and trees (other than in movable containers), basketball goals, storage sheds, reperty, EXCEPT the following items:	s, gas logs, fireplace inserts,
		· .
3 PERSONAL PROPERTY: The following personal p	property is included in the purchase price:	
4. PURCHASE PRICE: The purchase price is \$135.0	00,000	and shall be paid as follows:
(a) \$, EARNEST !	MONEY DEPOSIT with this offer by ☐ cash ☐ personal check ☐ bank check d and held in escrow by	Certified check in other.
("Escrow Agent") until the sale is closed, at which time accepted; or (2) any of the conditions hereto are not satisf Buyer's request, all earnest monies shall be returned to B offer is accepted and Buyer breaches this contract, then all	it will be credited to Buyer, or until this contract is otherwise terminated. In the fied, then all earnest monies shall be returned to Buyer. In the event of breach of buyer, but such return shall not affect any other remedies available to Buyer for sull earnest monies shall be forfeited upon Seller's request, but receipt of such forfei	this contract by Seller, upon uch breach. In the event this
affect any other remedies available to Seller for such breach NOTE: In the event of a dispute between Seller and Buyer while and seller and buyer in the broker's trust or essential to the broker's trust or essential trust or essential to the broker's trust or essential trust or	or over the return or forfeiture of earnest money held in escrow by a broker, the broker account until a written release from the parties consenting to its disposition	ter is required by state law to has been obtained or until
dishursement is ordered by a court of competent jurisdiction		
TIME BEING OF THE ESSENCE WITH REGARD	TO SAID DATE.	
Property in accordance with the attached Loan Assum		red by a deed of trust on the
	G in accordance with the attached Seller Financing Addendum.	
(e) \$135.000.00 , BALANCE of the purchas	se price in cash at Closing.	
5. CONDITIONS: (State N/A in each blank that is not a (a) Buyer must be able to obtain a FHA VA (a	attach FHA/VA Financing Addendum) Conventional Other:	loan at aFixed Rate
Adjustable Rate in the principal amount of	(plus any financed VA Funding Fe	% of the loan amount.
Buyer shall apply for said loan withinloan commitment letter on or before	days of the Effective Date of this contract. Buyer shall use Buyer's best efforts to s and to satisfy all terms and conditions of the loan commitmen r a copy of the loan commitment letter. If Buyer fails to provide Seller a copy of the	secure the lender's customary at letter by Closing. After the
written waiver of this loan condition within five days of a provided Seller has not then received a copy of the letter of	receipt of Seller's request, Seller may terminate this contract by written notice to B r the waiver. Buyer shall be responsible for all costs with respect to any loan obtains	Buyer at any time thereafter, ed by Buyer, except if Seller
is to pay any of the Buyer's Closing costs (including loan d	discount points), those costs are as follows: Deed Preparation, Revenue S	rcamps .
(b) There must be no restriction, easement, zoning	g or other governmental regulation that would prevent the reasonable Residential	use of the Property for purposes.
(d) All deeds of trust, liens and other charges against t	er condition at Closing as on the date of this offer, reasonable wear and tear excepte the Property, not assumed by Buyer, must be paid and satisfied by Seller prior Seller shall remain obligated to obtain any such cancellations following Closing.	
encumbrances except: ad valorem taxes for the current ye materially affect the value of the Property; and such other	WARRANTY DEED unless otherwise stated herein, and must be fee simple rear (prorated through the date of Closing); utility easements and unviolated restrict encumbrances as may be assumed or specifically approved by Buyer. The Property	ictive covenants that do not
	ere are no pending or confirmed governmental special assessments for sidewalk, pag or confirmed owners' association special assessments, except as follows: n/a	iving, water, sewer, or other
	any.) Seller shall pay all owners' association assessments and all governmental assect to all pending assessments, if any, unless otherwise agreed as follows: n/a	essments confirmed through
Closing: (a) Ad valorem taxes on real property shall be prentire year shall be paid by the Seller unless the personal year basis through the date of Closing; (c) All late listing processing; (e) Owners' association dues and other like charge any, are \$ per	therwise provided, the following items shall be prorated and either adjusted between the control of a calendar year basis through the date of Closing; (b) Ad valorem taxes property is conveyed to the Buyer, in which case, the personal property taxes shall penalties, if any, shall be paid by Seller; (d) Rents, if any, for the Property shall be ges shall be prorated through the date of Closing. Seller represents that the regular into of a deed and all other documents necessary to perform Seller's obligations up the for recording the deed and for properties and recording of all instruments are	on personal property for the all be prorated on a calendar prorated through the date of owners' association dues, if ander this agreement, and for
excise tax (revenue stamps) required by law. Buyer shall p	pay for recording the deed and for preparation and recording of all instruments requi	ired to secure the balance of

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,

the purchase price unpaid at Closing.

being paid by Seller.