Application

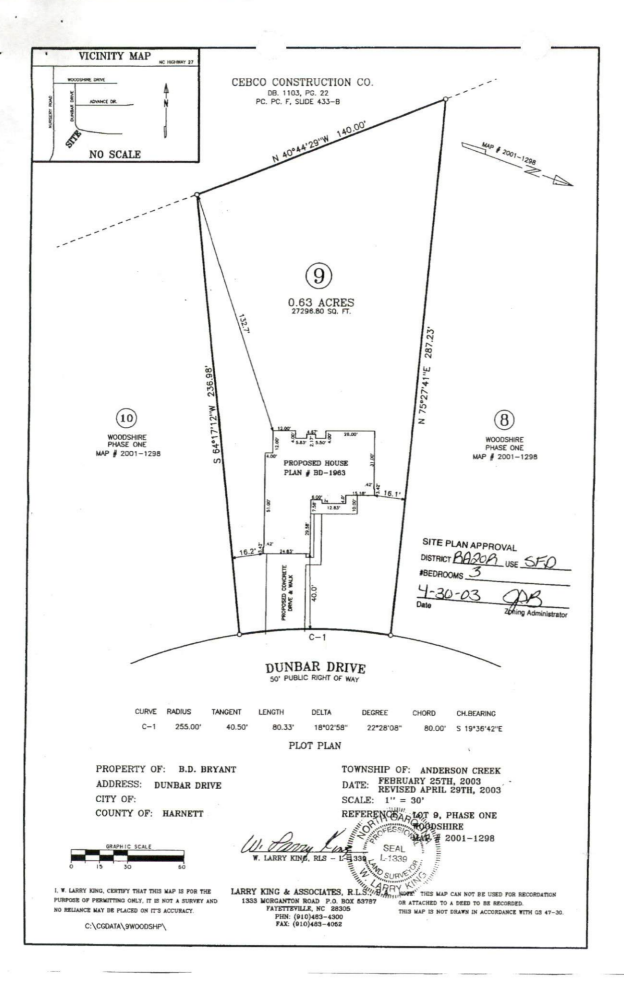
3-50006983

## COUNTY OF HARNETT LAND USE APPLICATION

	Central Permitting	102 E. Front Street, Lillington, NC 27	546 Phone:	(910) 893-4759	Fax: (910) 893-279;
	City: MAMEYS	Construction Co. N	failing Address: Zip: 27552	P.O. Box	591
	APPLICANT: BRUCE B City: FAYETTEVIJIE	State: NC MA	uiling Address: (2)	Phone #:	ey Road try-8950
	PROPERTY LOCATION: SR #:  Parcel: 6   536  Zoning: RA-22   Subdivision:  Flood Plain: Panel: 15	SR Name: Off  OO28 46 PIN:  Woodshipe  Swatershed: WA	OS U(0 -	Ruad   65-8;   Lot#: 9   3/22 Plate	212.000 de Lot Size: 27.209.
-	DIRECTIONS TO THE PROPERTY FROM	LILLINGTON: DURBOUN KO	ad off	Nursery	Ruad
_					
		# of Bedrooms 3 # Baths 2 P  No. Bedrooms/Unit 4 Garage			121 Deak O
Ø					
		Тур			
	Home Occupation (Sizex				
	Accessory Building (Sizex_	) Use			
	Addition to Existing Building (Size	_x) Use			
Wat	Other				
Serve	er Supply: County Well	(No. dwellings)	Other		
Frosi	on & Sedimentation Control Plan Required?	Existing Septic Tank ( ) County Sewe	Other		
Struc	tures on this tract of land: Single 6-it. 4	YES NO			
Prope	erty owner of this tract of land own land that co	Manufactured homes	Other (specify)		
Requ	ired Property Line Setbacks: Minir	num Actual		labove? YES	(10)
	Front 3	5 40'	Minimum 25	Actual	
	Side \C	Rear Corner		132	
	Nearest Building	_			
6					
r perm	uts are granted I agree to conform to all ordin	ances and the laws of the State of North Care	olina regulating such w	ork and the specification	One or al
ereby s	swear that the foregoing statements are accurate	and correct to the best of my knowledge.		and opening	is or plans submitted. [
gnatur	m 11- Muyen	Date	-30-03		

\*\*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



## OFFER TO PURCHASE AND CONTRACT

	BD	BRYANT BUILDIN	IG COMPANY		as Buyer.
hereby	offers to nurchase and	CEDO	OO HOLTOHOTION OO		as Seller,
upon a	cceptance of said offer, agrees to se				
upon ti	ne following terms and conditions:	ures and personal proj	perty as are listed below (co	llectively referred to as th	e "Property"),
1. RE	AL PROPERTY: Located in the of HARNETT  Address Description:	City of	LILLIN	GTON	
County	of HARNETT	, State of	North Carolina, being know	wn as and more particular	ly described as
Street	Address	LOT 7 & LOT 9 W	OODSHIRE	Zin	275AR
Legal	Description:	LOT	7 & LOT 9 WOODSHIRE	=	21040
	A portion of the property in Deed: Prior to signing this Offer to Purent the use of the Property and to	Reference: Book	Page No	. HARNETT	County
NOTE	Prior to signing this Offer to Pure	chase and Contract,	Buyer is advised to review	Restrictive Covenants	if any which
	and the disc of the Floperty, and to i	cau the Declaration	Of Restrictive Covenanto	By ann Articles of	Incorporation
Itulos a	and regulations, and other governing	documents of the own	lers' association and/or the o	mbdiggion if annlingly	
L. FIA	UNES: The following items, if any	are included in the t	urchase price free of liens	any built in anti-	light fixtures
4001 30	toolis, swith whiteway combination	LOCOES AWDINGS AND	mac catallita dichac and m		
control	equipment, solar energy systems s, outdoor plants and trees (other th , and any other items attached or affin	an in movable contain	ners) backetball goals etc.	nserts, electric garage doo	
3. PER	SONAL PROPERTY: The following	ng personal property	s included in the purchase	price: N/A	·
			8013 de 1,000	price. Iun	
4. PUR	CHASE PRICE: The purchase price	is \$	30,000 056	and shall be not	as follows:
(a) \$	CHASE PRICE: The purchase price 1000.00 , EAR ertified check other:	NEST MONEY DEP	OSIT with this offer by	cash personal check	hank chack
□ 0	ertified check U other:	The state of the s		to be	denosited and
held	ertified check other: in escrow by  sed, at which time it will be credited pted; or (2) any of the conditions be	E/MAX PREMIER P	ROPERTIES	("Escrow Agent")	until the sale
IS CI	osed, at which time it will be credited	I to Buyer, or until thi	is contract is otherwise term	ninated. In the event: (1) the	his offer is not
then	all earnest monies shall be forfeited	lyer for such breach.	t but receipt of such for fall	epted and Buyer breaches	this contract,
Ouic	remedies available to seller for siler	1 Dreach			
NOT	E: In the event of a dispute between	en Seller and Ruver o	ver the return or forfeiture	of earnest money hald in	n anama b
	of from the parties conscitting to its	disposition has been	obtained or until disbursen	nent is ordered by a court	of competent
Junio					
b) \$	N/A , ADDITION	AL EARNEST MO	ONEY DEPOSIT to be p HE ESSENCE WITH REGA rincipal balance and all obli	paid to Escrow Agent	no later than
c) \$	N/A BY ASSUMP	TIME BEING OF THE	HE ESSENCE WITH REGA	ARD TO SAID DATE.	
Sec	ured by a deed of trust on the Proport	I ION of the unpaid p	rincipal balance and all obli	gations of Seller on the ex	isting loan(s)
	N/A RY SELLED	FINANCING in account	dense with the attack		
e) \$	N/A BALANCE of	f the nurchase price in	cash at Closing	ler Financing Addendum.	
. CON	N/A , BALANCE of DITIONS: (State N/A in each blank in must be able to abtain and in the control of the control	that is not a condition	to this contract )		
a) Buye	or must be able to obtain a CASH	FHA VA (	attach FHA/VA Finance	cing Addendum)	Conventional
	Other: CASH	loan at	a Fixed Rate Adiu	stable Rate in the princip	al amount of
					vear(s) at an
initia		70 per amium, with m	longage loan discount point	s not to exceed	% of the loan
amou	iii. Duyci siiaii apply for said loan w	ithin N/A (	lave of the Effective Date of	of this contract. Buyer sha	Il use Buyer's
all te	efforts to secure the lender's customa	ary loan commitment	letter on or before	NI/A	and to notice.
from	ms and conditions of the loan cor	amilment letter by C	losing. After the above let	ter date, Seller may requ	est in writing
writte	Buyer a copy of the loan commitme	hin five days of reasi	is to provide Seller a copy	y of the loan commitmen	nt letter or a
	en waiver of this loan condition with the to Buyer at any time thereafter, provi				act by written
	and any time dicremiter, pro-	idea seller has not an	en received a copy of the let	tter or the waiver.	
	-	Page 1	of 4		
	This form jointly approved by:		value of	STANDARD FO	DMOT
D	North Carolina Bar Association		<b>1</b> =	) SIAMUARD FO	© 7/2002
	North Carolina Association of RE	ALTORS®, Inc.	MOLIAL I	COLUMN CO	₩ 112002
EALTON			11		
	Buyer Initials 308	Seller Initials 2	4		
		,			

(b) There must be no restriction, easement, g or other governmental regulation that would ent the reasonable use of the
Property for RESDENTIAL purposes.  (c) The Property must be in substantially the same or better condition at Closing as on the date of this otter, 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 cancellation may be promptly obtained following Closing. Seller shall remain obligated to obtain any such cancellations following Closing.
(e) Title must be delivered at closing by GENERAL WARRANTY DEED unless otherwise stated herein, and must be fee simple marketable and insurable title, free of all encumbrances except: ad valorem taxes for the current year (prorated through 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.
6. SPECIAL ASSESSMENTS: Seller 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: NONE
(Insert "None" or the identification of such assessments, if any.) Seller shall pay all 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: <b>NONE</b>
7. 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 through the date 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 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 date of Closing; (e) Owners' association dues and other like charges shall be prorated through the date of Closing. Seller represents that the regular owners' association dues, if any, are \$
price unpaid at Closing. Seller shall pay for preparation of 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 any of Buyer's expenses associated with the purchase of Property, the amount thereof shall be \$
10. EVIDENCE OF TITLE: Seller agrees to use his best efforts to deliver to Buyer as soon as reasonably possible after the Effective Date of this contract, copies of all title information in possession of or available to Seller, including but not limited to: title insurance policies, attorneys opinions on title, surveys, covenants, deeds, notes and deeds of trust and easements relating to the Property. Seller authorizes (1) any attorney presently or previously representing Seller to release and 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 Property'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 Buyer and both Buyer's and Seller's agents and attorneys.
11. 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.  12. PROPERTY DISCLOSURE AND INSPECTIONS:  (a) Property Disclosure:
<ul> <li>□ Buyer has received a signed copy of the N.C. Residential Property Disclosure Statement prior to the signing of this Offer to Purchase and Contract.</li> <li>□ Buyer has NOT received a signed copy of the N.C. Residential Property Disclosure Statement prior to the signing of this Offer to Purchase and Contract and shall have the right to terminate or withdraw this contract without penalty prior to WHICHEVER OF THE FOLLOWING EVENTS OCCURS FIRST: (1) the end of the third calendar 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.</li> </ul>
Exempt from N.C. Residential Property Disclosure Statement because (SEE GUIDELINES)  NEW CONSTRUCTION  The Property is residential and was built prior to 1978 (Attach Lead-Based Paint or Lead-Based Paint Hazards Disclosure
Addendum.)  Page 2 of 4  STANDARD FORM 2-T © 7/2002
Buyer Initials 808 Seller Initials 2002

	Property Inspection: Unless otherwise I herein, Buyer shall have the option of inspect robtaining at Buyers expense inspections, to determine the condition Property. Unless otherwise stated herein, it is dition 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 flues, 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 asbestos or existing environmental contamination. Any inspections shall be completed and written notice of necessary repairs shall be given to Seller on or before  N/A  Seller shall provide written notice to Buyer of Seller's response within  N/A  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.  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 as to all structures except NONE, 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. If new construction, Seller shall provide a standard warranty
. n	of termite soil treatment.
( <b>d</b> )	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, any items not covered by (b) (i), b (ii), b (iii) and (c) above are excluded from repair negotiations
	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.
	REASONABLE ACCESS: Seller will provide reasonable access to the Property (including working, existing utilities)
thro	ough the earlier of Closing 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.
doc	CLOSING: Closing shall be defined as the date and time of recording of the deed. All parties agree to execute any and all uments and papers necessary in connection with Closing and transfer of title on or before  30 JULY 2003
	place designated by Buyer. The deed is to be made to BD BRYANT BUILDING COMPANY  POSSESSION: Unless otherwise provided herein, possession shall be delivered at Closing. In the event possession is NOT to be
deli	vered at Closing: $\square$ a Buyer Possession Before Closing Agreement is attached. OR, $\square$ a Seller Possession After Closing eement is attached.
16.	OTHER PROVISIONS AND CONDITIONS: (ITEMIZE ALL ADDENDA TO THIS CONTRACT AND ATTACH
HE	RETO.)
noti term on a	RISK OF LOSS: The risk of loss or damage by fire or other casualty prior to Closing shall be upon Seller. If the rovements on the Property are destroyed or materially damaged prior to Closing, Buyer may terminate this contract by written ce delivered to Seller or Seller's agent and all deposits shall be returned to Buyer. In the event Buyer does NOT elect to inate this contract, Buyer shall be entitled to receive, in addition to the Property, any of the Seller's insurance proceeds payable ccount 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
men	this contract shall be binding on the assignee and his heirs and successors.
iy. I	PARTIES: This contract shall be binding upon and shall inure to the benefit of the parties, i.e., Buyer and Seller and their heirs,
gend	essors and assigns. As used herein, words in the singular include the plural and the masculine includes the feminine and neuter lers, as appropriate.
20. 5	SURVIVAL: If any provision herein contained which by its nature and effect is required to be observed kent or
eric	ormed after the Closing, it shall survive the Closing and remain binding upon and for the benefit of the parties hereto until fully
obse	rved, kept or performed.
	Page 3 of 4
	STANDARD FORM 2-T
	Buyer Initials 800 Seller Initials ATC

inducements or other p signed by all parties. I contained in any listing 22. NOTICE AND EX party's agent. This off signing is communicate	rovisions other than un Nothing contained here gagreement, buyer agen KECUTION: Any notifier shall become a bired to the offering party esame instrument, we	nose expressed herein ein shall alter any agi ncy agreement, or any ice or communication ading contract (the " t. This contract is executed with a signed original	a. All changes, additions of reement between a REAL other agency agreement by to be given to a party her Effective Date") when sig- cuted under seal in signed being retained by each p	here are no repart deletions hereto must be in TOR® or broker and Sellet etween them. The in may be given to the part and by both Buyer and Semultiple originals, all of what arty and each REALTOROW.	n writing and r or Buyer as rty or to such ller and such nich together
Buyer acknowledges l	naving made an on-sit	e personal examinati	ion of the Property prior	to the making of this offer	
MAKE NO REPRESE ANY SPECIFIC TRAI	NTATION AS TO TH NSACTION. IF YOU	IE LEGAL VALIDIT DO NOT UNDERST	TY OR ADEQUACY OF A LAND THIS FORM OR I	H CAROLINA BAR ASS ANY PROVISION OF THI FEEL THAT IT DOES NO ESTATE ATTORNEY BE	IS FORM IN T PROVIDE
Date:	25 APR 03	_(SEAL)	Seller 9	25 APRIL 2003 CEBCO CONSTRUCTIONS PARTY 07	(SEAL)
Buyer		_(SEAL)			
terms hereof.	ledges receipt of the e			the same in accordance w	
				re)	
Selling Agent/Firm/Pho	ne Acting as Buyer's	Agent Seller's	NEZ RE/MAX PREMIER (sub)Agent	RPROPERTIES	
Listing Agent/Firm/Phon	ne Acting as Seller's	RODNEY BUHRM (sub)Agent	IAN RE/MAX PREMIER Dual Agent	RPROPERTIES	

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