PERMIT

CITY OF NAPOLEON 255 W. RIVERVIEW AVE NAPOLEON, OHIO 43545

DIVISION OF BUILDING & ZONING PH (419) 592-4010 FAX (419) 599-8393

PERMIT NO: 1694 DATE ISSUED: 06-24-03 ISSUED BY: BND

JOB LOCATION: 222 GLENWOOD AVE

EST. COST: 759.63

LOT #:

SUBDIVISION NAME:

OWNER: BEHNFELT, SAM

AGENT: SELF

ADDRESS: 222 GLENWOOD AVE

ADDRESS:

CSZ: NAPOLEON, OH 43545

CSZ:

PHONE: 419-599-1019

PHONE:

USE TYPE - RESIDENTIAL:

OTHER:

ZONING INFORMATION

DIST:

LOT DIM: AREA: FYRD: SYRD: RYRD: # PKG SPACES: # LOADING SP: MAX LOT COV:

BOARD OF ZONING APPEALS:

WORK TYPE - NEW: REPLMNT: ADD'N: ALTER:

WORK INFORMATION

SIZE - LGTH: WIDTH: STORIES: LIVING AREA SF:

GARAGE AREA SF:

HEIGHT: BLDG VOL DEMO PERMIT:

WORK DESCRIPTION REPLACEMENT GARAGE ROOF

FEE DESCRIPTION

BUILDING PERMIT

PAID DATE

FEE AMOUNT DUE

18.00

CITY OF NAPOLEON

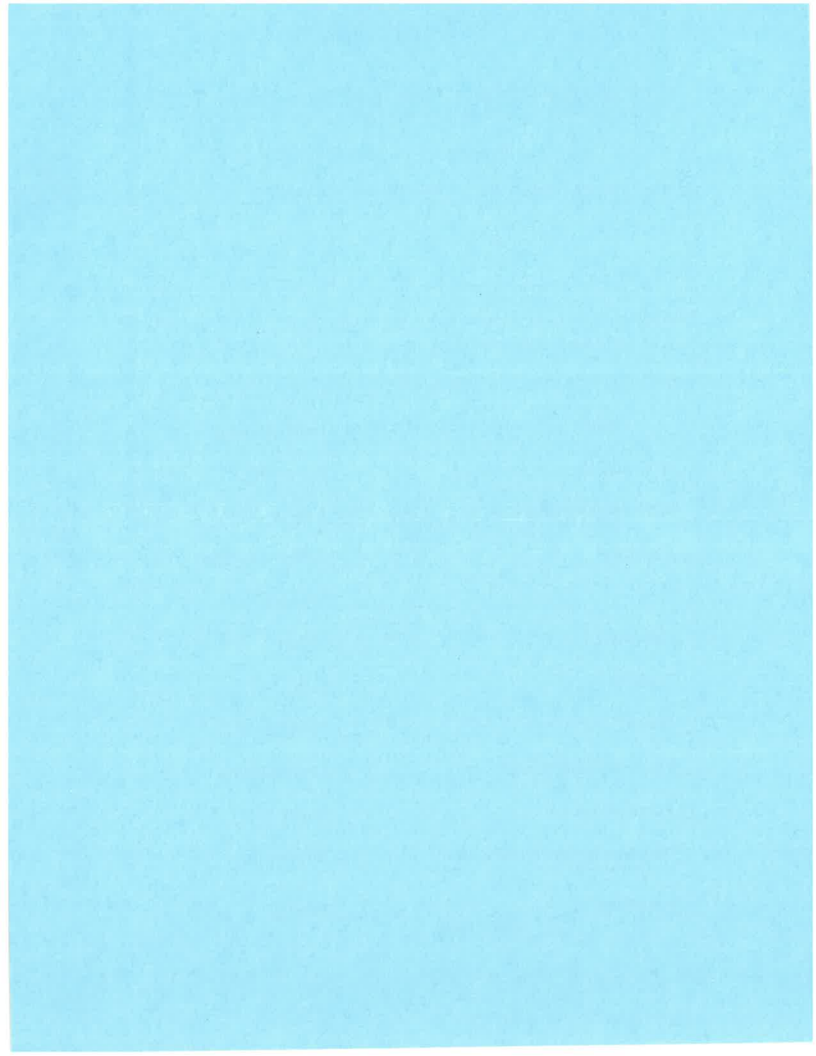
TOTAL FEES DUE

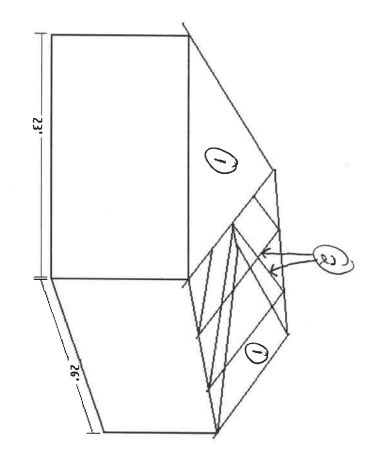
DATE

APPLICANT SIGNATURE



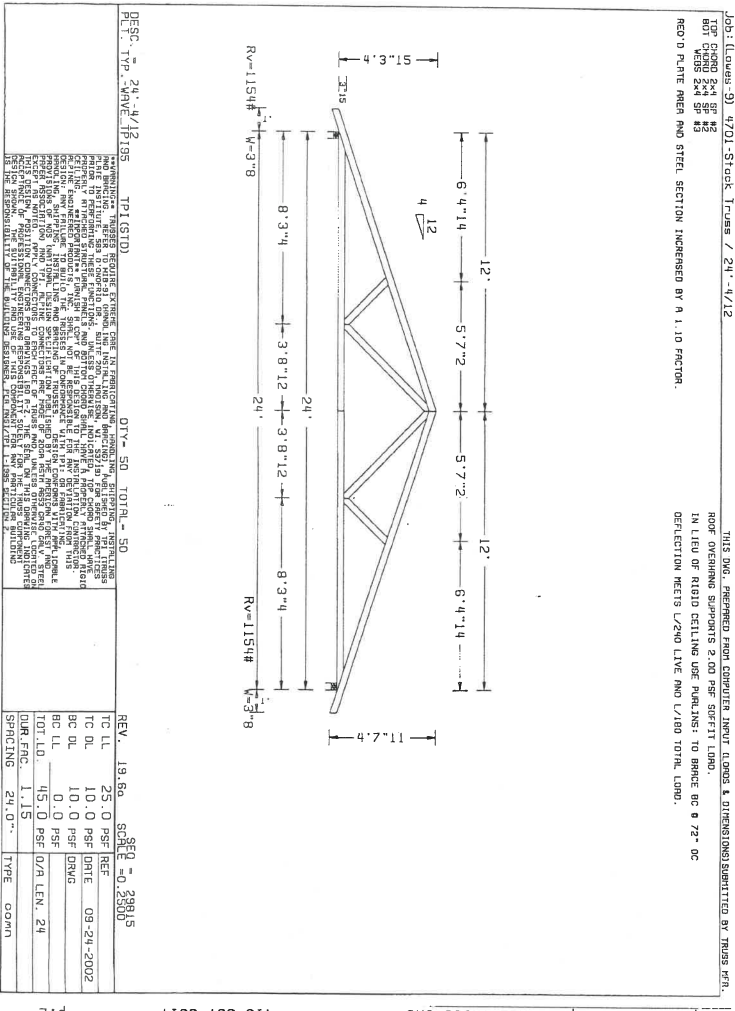
CITY OF NAPOLEON GENER THIS APPLICATION IS FOR RESIDENTIAL CONSTRUCTION INCLUDING BUILDING	AL PERMIT APPLICATION  NG, ELECTRICAL, PLUMBING, MECJAMICAL, DEMILITIONS, REMODELING
Date 1-24-03 Job Location _	
Owner Samuel Behrie 18th Phone	e 419-699-1019
Owner Address 222 Glennaed Ave	City Napslean Zip 43543
Contractor	Phone
Description of work to be preformed  (Trusses, sheeting, shingles)  Estimated cost of work to be preformed	avage Rost Replacement
Estimated cost of work to be preformed	759.63
Below Please check the worl	
A/C Add On	Remolding
Boiler Replacement	Sewer
Curbing	Sewer Inspection
Decks	Sidewalk
Driveway	Siding
Electric	Sign
Fence	Street Bond
Furnace Replacement	Temp Electric
Lawn Meter	Water Tap
New heating and/or A/C Please Circle One	Windows
Plumbing Permit Number	Zoning





- Sheeting: 76 O-S-B panel (2) 12, 24' Trusses: 2' on Center Obsing original end gables

-25yr Shingles -Cost: \$759.63





## Invoice



REMIT TO: PO BOX 281791 Improving Home Improvement ATLANTA, GA

LOWE'S HOME CENTERS, INC. DFO 0231 1831 NORTH CLINTON ST.

30384-1791 DEFIANCE OH 43512 Please check the merchandise you are purchasing to ensure all items are received as Lowe's cannot be responsible for shortages after you leave Lowe's warehouse. Your signature acknowledges Lowe's delivery and your receipt the date set forth below of all items of merchandise, except those items noted as being for later delivery [e.g., LD=Lowe's Delivery; PL=Pick-up Later; SOS=Special Order Sale; or WH = Warehouse or back of store pick-up]. Not signing acknowledgement of receipt, however, does not mean that such merchandise was not delivered. All claims and return merchandise MUST

be accompanied by this Invoice and made within 30 days of delivery for credit or refund. This document may also evidence a return of merchandise described below if "Return" is printed with reference to an item. In such instance you will be given credit or cash as described and your signature represents your acknowledgment of the accuracy of the terms and conditions of the return. SEE BELOW FOR [1] PAYMENT TERMS AND CONDITIONS FOR CERTAIN PURCHASES AND [2] WARRANTY INFORMATION AND AGREEMENTS. DO NOT SIGN THIS INVOICE UNTIL COMPLETE AND YOU HAVE RECEIVED AND ACCEPTED THE MERCHANDISE CURRENTLY BEING DELIVERED TO YOU AND YOU HAVE READ THIS DOCUMENT. YOUR SIGNATURE CONSTITUTES YOUR AGREEMENT WITH APPLICABLE PROVISIONS LISTED BELOW. YOU ARE ENTITLED TO A COPY OF THE INVOICE.

						E	PURCHASER	SIGNATURE
45	TRANSA				CUSTOMER	DATE	PAGE INVO	ICE NUMBER
2	R SA	ALE	SAM E	BEHNFEL.	DT	06/22/03	1 81729	1*13
o ment		LOAD	QTY/UNIT	ITEM #	DESCRIPTION		UNIT PRICE	EXT. PRICE
Voice)	****		**** COI	PY OF PY OF	ORIGINAL RECEIPT: FOR CUS ORIGINAL RECEIPT: FOR CUS	TOMER USE	ONLY ****	*****
- contained		LD	12PCS	4167	24 FT WOOD TRUSS PINE 4/12	PITCH	20.00	240.00
promoted formal		LD	23 PC	12212	7/16 O-S-B PANE	L 24/16*	5.40	124.20
Simul Deput		LD	2ROL	10306		PHALT	10.80	21.60
		LD	24BDL	12055	OC BROWNWOOD SUPREME	25YR3SQ*	9.28	222.72
		LD	12 PC	11688	MODEL NUMBER: WHA1F45TSRE		2.58	30.96
50		LD	1BOX	69462	NAIL ROOF GALV 25 LB 1 1/4	IN	19.97	19.97
S		LD	2BOX	69242	NAIL COMMON BRIGHT 5 LB 8	D	4.34	8.68
		LD	4 EA	33462	2X6X14 TOP CHOICE SPF		5.05	20.20
	PURCHASE	ORDER	RE	06/22/	O3 CUS		CONTIN	UED

PAYMENT TERMS AND CONDITIONS: The following terms and conditions apply to [1] Business Charge Account purchases (but without limiting or negating the complete terms and conditions of such Business Charge Account] and [2] purchases not paid for in full at time of purchase, and [3] any purchase involving a purchase order or other document [unless the terms and conditions of such have been expressly approved in writing by Lowes [3]. Any apparent of region and conditions of such account available from or through [3] and purchase order or other document [unless the terms and conditions of such account available from or through [3] and purchase in part of the purchase in part

should be description of what merchandise is in fact to be returned. It is expressly agreed that Seller may decline to permit return of non-conforming merchandise and direct other disposition of the merchandise by Purchaser at Seller's expense.

4. Seller's liability for non-conforming merchandise shall be limited either to conforming or replacing defective or non-conforming merchandise at Seller's election. Seller's obligation to conform or replace non-conforming merchandise shall terminate ninety [90] days after purchaser's receipt of the merchandise.

5. The above remedies are expressly agreed to be the sole and exclusive remedies available to Purchaser. This to protect Purchaser with respect to the merchandise or before the merchandise or with respect to the merchandise or with respect to the merchandise or with respect to the merchandise listed on the face hereof and not to protect or indemnify Purchaser in any 6. Any action by Purchaser instituted against Seller for any breach of this agreement must be commenced within one year from the accuracil of cause of action. The terms and conditions of this agreement shall be governed by the laws of 7. This "WARRANTY FOR COMMERCIAL PURPOSES" contains the totality of the agreement between the parties and is intended as the final expression of the agreement with respect to matters regulated thereby. This AGREEMENT IS BINDING UPON THE SUCCESSORS AND ASSIGNS OF THE PARTIES. THERE MAY BE NO MODIFICATION OR RESCISSION OF THIS AGREEMENT EXCEPT BY WRITTEN INSTRUMENT SIGNED BY THE PARTIES. LOCATED AT THE PLACE OF DELIVERY.

9. Lowe's is a supplier of merchandise only. Lowe's does not engage in the practice of engineering, architecture or general contracting. Lowe's does not assume any responsibility for design, engineering or construction; for the selection or compliance with any building code or standard of workmanship.

CONSUMER AWARENESS PROGRAM: Lowe's has established a voluntary Consumer Awareness Program for its customers. The federal government has determined that s



## Invoice



REMIT TO: PO BOX 281791 ATLANTA, GA 30384-1791

DO NOT SIGN THIS INVOICE UNTIL COMPLETE AND YOU HAVE RECEIVED AND ACCEPTED THE MERCHANDISE CURRENTLY BEING DELIVERED TO YOU AND YOU HAVE READ THIS DOCUMENT. LOWE'S HOME CENTERS, INC. DFO 0231 1831 NORTH CLINTON ST. DEFIANCE OH 43512

Please check the merchandise you are purchasing to ensure all items are received as Lowe's cannot be responsible for shortages after you leave Lowe's warehouse. Your signature acknowledges Lowe's delivery and your receipt the date set forth below of all items of merchandise, except those items noted as being for later delivery [e.g., LD=Lowe's Delivery; PL=Pick-up Later; SOS=Special Order Sale; or WH = Warehouse or back of store pick-up]. Not signing acknowledgement of receipt, however, does not mean that such merchandise was not delivered. All claims and return merchandise MUST be accompanied by this Invoice and made within 30 days of delivery for credit or refund. This document may also evidence a return of merchandise described below if "Return" is printed with reference to an item. In such instance you will be given credit or cash as described and your signature represents your acknowledgment of the accuracy of the terms and conditions of the return. SEE BELOW FOR [1] PAYMENT TERMS AND CONDITIONS FOR CERTAIN PURCHASES AND [2] WARRANTY INFORMATION AND AGREEMENTS.

YOUR SIGNATURE CONSTITUTES YOUR AGREEMENT WITH APPLICABLE PROVISIONS LISTED BELOW. YOU ARE ENTITLED TO A COPY OF THE INVOICE.

TRANS	ACTIO	N		CUSTOMER	DATE	PAGE	INVOI	CE NUM
R S		SAM I	BEHNFEL	DT	06/22/03	2		1*13
# LOADED	LOAD	TIMU\YTÇ	ITEM #	DESCRIPTION		UNIT	PRICE	EXT. PI
				SUBTOTAL				688.3
			2	FREIGHT AND DELIVERY CHAR	GES N			30.0
						-		
	$\vdash$					<u> </u>		
	$\vdash$							
			32350	OH-DEFIANCE CO				41.3
PURCHASE	ORDER	RI	EF. NO.	BUYER CODE SALES PERSON			T	OTAL
. 14:				/03 CUS LCC 759.63			7	59.63

SALES #: 000249421

ACCT#:0000000-0231-00000

PAYMENT TERMS AND CONDITIONS: The following terms and conditions apply to [1] Business Charge Account purchases [but without limiting or negating the complete terms and conditions of such Business Charge Account] and [2] purchases not paid for in full at time of purchases, and [3] any purchase involving a purchase order or other document [unless the terms and conditions of such have been expressly approved in writing by Lowe's]. Any open-end or readit card account available from or through Lowe's [including Lowe's Revolving Credit Agreement and Lowe's Business Revolving Credit Account Agreement] is not subject to the by the 10th of the month next following billing or the purchase of merchandise, respectively, only the NET AMOUNT of the billing statement or purchase, respectively, will be payable. If not paid by the 10th, the account of the purchase of merchandise, respectively, by the 10th of the purchase of merchandise, respectively, by the 10th of the purchase of merchandise, respectively, only the NET AMOUNT of the billing statement or purchase, respectively, will be payable. If not paid by the 10th, the account or your obligation to pay for the purchase of The Park of The P ACCT#:0000000-0231-000000

MÓNTH ON THE BALANCE AS OF THE 25TH DATE OF THE PREVIOUS MONTH [ less payment and credits to said balance ] UNTIL PAYMENT IN FULL IS MADE. DIFFERENT SERVICE CHARGE IS APPLICABLE 10 PURCHASES IN THE FOLLOWING STATES: AR AND TX - .833% monthly, 10% annually; MD - 1% monthly, 12% annually; BA - 1.25% monthly, 15% annually, MS - 1.75% monthly, 21% annually; IL - 1.8% monthly, 21.6% Limited by the products were products where necessary, for ninety [ 90 ] days from purchase. ALL EXPRESS AND IMPLIED WARRANTY: This consumer products, where necessary, for ninety [ 90 ] days from purchase. ALL EXPRESS AND IMPLIED WARRANTIES NOT FITNESS FOR PARTICULAR PURPOSE AND IMPLIED WARRANTIES OF FITNESS FOR PARTICULAR PURPOSE THE SAME 90 DAY PERIOD. Some states do not allow exclusion or limitation on how long an implied warranty garanty gree you specific legal rights and you may have other rights which vary from state of the state. In event of defect or for further information regarding warranty performance, please contact your local Lowe's Store Manager or Lowe's Companies, Inc., Customer Relations, Box 1111, North Wilkesboro, NC 28556. Telephone [336] 658-4000.

WARRANTY FOR COMMERCIAL PURPOSES This constitues the agreement between Purchaser named on the face hereof and Lowe's [also referred to as Seller]. The following previsions apply notwithstanding Purchaser's not signing of the face hereof if purchaser agrees that it's sole and exclusive remedy against Seller shall be for repair or replacement of any defective merchandise. Saller properly and lawfully rejects merchandise with conforming merchandise with conforming merchandise or by ef

expense.

4. Seller's liability for non-conforming merchandise shall be limited either to conforming or replacing defective or non-conforming merchandise with conforming merchandise at Seller's election. Seller's obligation to conform or replace non-conforming merchandise shall terminate ninety [90] days after purchaser's receipt of the merchandise.

5. The above remedies are expressly agreed to be the sole and exclusive remedies available to Purchaser. This to protect Purchaser with respect to the merchandise listed on the face hereof and not to protect or indemnify Purchaser in any way with respect to the value or market price of the merchandise or with respect to the intended use or consequences of any furnishing or intent to furnish to third persons by Purchaser in the conduct and course of Purchaser's business.

North Carolina.

Way will respect to the value of the superior of the superior of this agreement must be commenced within one year from the accusance of the agreement with respect to matters regulated thereby. THIS AGREEMENT 7. This "WARRANTY FOR COMMERCIAL PURPOSES" contains the totality of the agreement between the parties and is intended as the final expression of the agreement with respect to matters regulated thereby. THIS AGREEMENT SI BINDING UPON THE SUCCESSORS AND ASSIGNS OF THE PARTIES. THERE MAY BE NO MODIFICATION OR RESCISSION OF THIS AGREEMENT EXCEPT BY WRITTEN INSTRUMENT SIGNED BY THE PARTIES BURDING UPON THE PLACE OF DELIVERY.

8. PURCHASER AGREES TO INDEMNIFY LOWE'S OF AND FROM ANY AND ALL DAMAGE WHICH MAY OCCUR, WHETHER A RESULT OF LOWE'S NEGLIGENCE OR NOT. TO THE LAND OR IMPROVEMENTS Of Journ's is a sumplier of merchandise only. Lowe's does not engage in the practice of engineering, architecture or general contracting. Lowe's does not assume any responsibility for design, engineering or construction; for the selection or materials or for compliance with any building code or standard of workmanship.

LOCATED ATTHE PLACE OF DELIVERY.

9. Lowe's los a supplier of merchandise only. Lowe's does not engage in the practice of engineering, architecture or general contracting. Lowe's does not assume any responsibility for design, engineering or construction; for the selection or choice of materials for a general or specific use; for quantities or sizing of materials; for the use or installation of materials or for compliance with any building code or standard of workmanship.

CONSUMER AWARENESS PROGRAM: Lowe's has established a voluntary Consumer Awareness Program for its customers. The federal government has determined that some products sold by retailers may have chemical additives that could be harmful to your health. These manufacturers should supply Lowe's with information concerning the chemicals in the products, the safe use of said products, and medical treatment information. Information as to these products may

## CITY OF NAPOLEON INSPECTION FORM

PERMIT #: 1694
DATE ISSUED: 06-24-2003
JOB LOCATION: 222 GLENWOOD AVE
OWNER: BEHNFELT, SAM
OWNER PHONE: 419-599-1019 CONTRACTOR: SELF
CONTRACTOR: SELF
CONTRACTOR PHONE:
WORK DESCRIPTION: REPLACEMENT
PLUMBING: UNDGR RGHIN FINAL
SEWER INSP
MECHANICAL: UNDGR RGHIN FINAL
FURNACE REPLC AIR COND
ELECTRICAL: UNDGR RGHIN FINAL
SERV UPGR
BUILDING: SITE FTG FNDT
STRUC $7-16$ ROOF $7-16$ EXT
VENT ACCES EGRS
SMKDT FINAL _7-/4
ISSUE TEMP OCCUP ISSUE OCCUP
STRG SHED: SITE FINAL
SIGN: FTG FINAL
FENCE: SITE FINAL
MISC INSP:
NOTES:
INSPECTOR INITIALS:

	Au Amilia	1.2° N	
			5 A 8W
DEVOCAGIA	61.0		rijm jeanv 1
		W 81	
	2 H S 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2	121 S	. 12 3
			F 1 30g
	11.13	SALE P	
46 1		HU() IT	141
	maded a		
			and a security
	F		
TUAN PI			
TO THE	16		
1100			
[AG		articile.	
I - STAFF		4 43 6	
		- VI E	
		. T-9	*Alana
	[ dy'		
		+	
			is gon: