Initial Application Date: 4/30/01

Applica 21-5-1894

COUNTY OF HARNETT LAND USE APPLICATION

Central Permitting

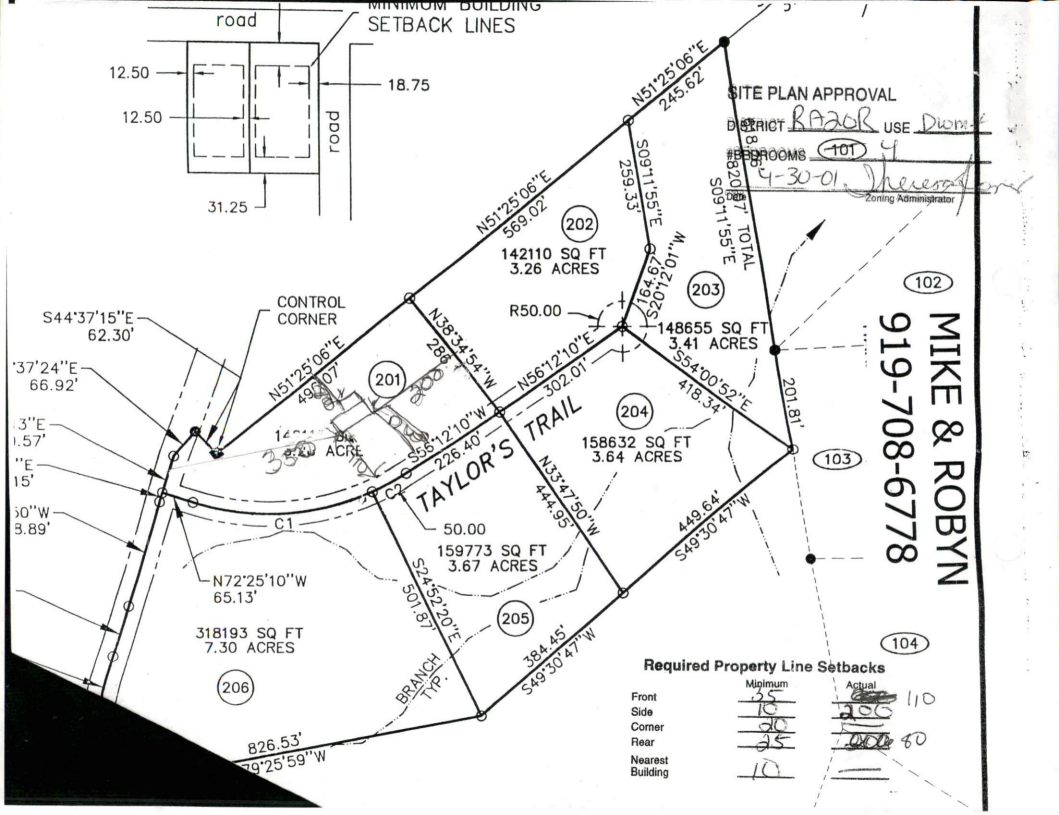
102 E. Front Street, Lillington, NC 27546

Phone: (910) 893-4759

Fax: (910) 893-2793

1 1 1 .	.,				
LANDOWNER Mike + Robin We	aters	Mailing Addre	ess:		
City:	State:	Zip:		Phone #: 919	708 677
242:41					4.7
APPLICANT: PATRICK CONVEL	24	Mailing Addres	ss: 124	Y APPLEW	96 600
City: BROADWAY	State: \(\mathcal{O} \)	C Zip: 27	505	Phone #: 9/9	498-0799
:110		16	0		110011
PROPERTY LOCATION: SR #:	SR Name:	Nurs	LYYK	Call	
Parcel: <u>UI-0536-0028-2</u>		PIN: 051	1-24-	0101	
Zoning: KA () Subdivision:	Jan Cors,	Mail	L	ot #: 201	Lot Size: 3,20
	atershed: N//-		1)1/1		ok/Page: 99-41
DIRECTIONS TO THE PROPERTY FROM LILLINGTON	N: RT 27	WEST	To the	1201	SCHILL ON
LEFT ON UNRSGRY RI	0 1.5-	2 Miles	01) 1	SET LOS	sery rep
TAYLOR'S TRAIL			0,0 2	er, to	2010
PROPOSED USE:					
Sg. Family Dwelling (Sizex) # of Bedroom	ns # Baths _	Basement	(w/wo bath)	Garage	Deels
Multi-Family Dwelling No. Units	No Bedrooms/I Init				
Manufactured Home (Size 32 x 80) # of Bedroom	is 4 Garage	NO Deck		20440	back
/ Comments:			841	Odront	
Number of persons per household				U	5
Business Sq. Ft. Retail Space		Туре		1	
Industry Sq. Ft					
Home Occupation (Sizex) # Roo	oms	Use			
Accessory Building (Sizex) Use					
Addition to Existing Building (Sizex)	Use				
Other					
ater Supply: County (Well (No. dwellin	ngs)	(_) Other			
wage Supply: New Septic Tank () Existing Sept	tic Tank () (County Sewer	Other		
osion & Sedimentation Control Plan Required? YES	(NO)				
uctures on this tract of land: Single family dwellings	Manufactured	homes	Other (specify)		
perty owner of this tract of land own land that contains a man	ufactured home w/in	five hundred feet (50)	O') of tract listed	above? YE	S(NO)
quired Property Line Setbacks: Minimum	Actual		inimum	Actual	
Front	350	Rear	25'	200	
Side IO	100				
161	100	Corner _			
Nearest Building	-				
ermits are granted I agree to conform to all ordinances and	the laws of the Ct.	631 4 6 4			
ermits are granted I agree to conform to all ordinances and by swear that the foregoing statements are accurate and correct	the laws of the State	of North Carolina re	gulating such wo	ork and the specificat	ions or plans submitted.
2	n to the best of my kn	owledge.			
/] _					
M. a		-			
Hus Cel		4/20	101		

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



	12.	PROPERTY DISCLOSURE AND INSPEC	TIONS:		
	(a)	Property Disclosure: Buyer has received a signed copy of the N.C. I	Decidential December 7		
	0	have the right to terminate or withdraw this con	N.C. Residential Prop	Statement prior to the signing of this Offer to	is Offer to Purchase and t and sha
		third calendar day following receipt of the Dir	sclosure Statement; (2) the	losure Statement prior to the signing of th WHICHEVER OF THE FOLLOWING EV and of the third calendar day following the dat	ENTS OCCURS FIRST: (1) the end of the
	50	Exempt from N.C. Residential Property Disclos	tura Statement to come		
					Addendum)
	inspe	ecting or, obtaining at Buyer's expense inspect	inner to 1	provided on an inspection addendum attache	ed hereto. Buver shall have the option
- 1	(1) 111	ic built-in appliances, electrical evetern absorbin		offices outerwise stated n	erein. It is a condition of this contract that
3	attic v	ventilation systems (if any), water and sewer sy	ons, columns, chimneys, flo	pors, walls, ceilings and roofs), porches and de	and gutters), doors and windows, exterior
	chair	1, (II) there shall be no unusual drainage condit	Cana and the canal	paramang are function for which inte	nded and shall not be in need of immediate
0	or ex	assung environmental contamination. Any in	spections shall be comple	tod and in the structure(s)	; and (iii) there shall be no friable asbestos
TI.	ispa	CHOIS Made prior to mourning expenses for Class	i	uays of B	uver's notice Buver is advand to be
(4	e) W	VOOG-Destroving Insects: Unless others		repairs to be completed by	Closing
184	a.			Test Control Committee	stating that as to all etructures award
111	iu co	ontaining no indication of visible demans the	- P	uicie was no vi	SIDLE evidence of wood dostervice :
30	mple iver i	eted prior to Closing. All treatment required sh is advised that the inspection report described in	all be paid for by Seller and	completed prior to Closing, unless otherwise	atment, if any, and repairs, if any, to be
**	Jua-u	destroying insects in new construction Callan	1. 11	structural damage of damage	Callsed by agente or organisms at
	, 116	chairs: ruisuant to any menections in /h) and	la- 1-1 1 10	January Boll Cleaning L.	
143	se an	camest monies shall be refunded. Unless other	province et et ed l	rang are respectly in its present condit	ion or terminating this contract in which
"	(II) L	U (II), D (III) and (C) above are evoluted C		restant an anspection addendim a	itached herete any italian
I	EN I	EXISTING CONDITION UNITES PROVID	TE ACCEPTANCE OF E	ACH OF THE SYSTEMS, ITEMS AND CO	ONDITIONS LISTED A BOUR DOWN
3.	RE.	ASUNABLE ACTESS: Seller will assert			
		Closurg.		Bayer may conduct a	Walk-through inspection of the U
i.	CLO	OSING: Closing shall be defined as the date ion with Closing and transfer of title on or befo	and time of recording of t	he deed. All parties agree to execute and a	" .
_		Datasi ak		, at a place designs	ited by Buyer The deed in to be and it
	POS	obbooton, Onless otherwise provided have	· · · · · ·		
	OTE	yer Possession Before Closing Agreement is att HER PROVISIONS AND CONDITIONS:	ached. OR, a Seller Pos	session After Closing Agreement is attached	is NOT to be delivered at Closing:
S	elle	ers are asked to pay up to seco	TEMBLE ALL ADDENDA	TO THIS CONTRACT AND ATTACH HER	ETO.)
-		rigent on perking sites for ac-		be determined by location of h	omo nite
e.	snn '	ingent on closing of present hourt close within 90 days.	me within 90 days o	f signed contract. Earnest mone	y to be returned if home
		5000			
I	RISK	K OF LOSS: The risk of loss or damage by five damaged prior to Closing, Buyer may terminate the lawer does NOV.	ire or other easualty prior to	Closing shall be upon Seller If the immen	
		Duyer does NOT elect to terminate this cont	mand 11 1 11.1	notice delivered to Seller or Seller's agent and	all deposits shall be returned to Buyer
as	signe	ee and his heirs and successors	ed without the written cons	ent of all parties, but if assigned by agreement	then this contract shall be to a
	WIL!	LES: This contract shall be hinding upon	4 4 9 7		or or or or or or
-	CALL	TALL. II ally provision herein contained and	indicate the second second	o appropriate.	eirs, successors and assigns. As used
in	g and	id remain binding upon and for the benefit of the	ion by its nature and effect	is required to be observed, kept or performed	after the Closing, it shall survive the
100	4111	RE AGREEMENT. This contract contains		performed.	
-	as es Ti	CALLORON OF Droker and Seller or Dunian and		buttes. Nouring contain	ned herein shall alter and
	2116	CE AND EXECUTION. Any notion		agriculture, or any other a	gency agreement between ab
					the offering party. This contract is
	J. LL.	of broker hereto, and the parties adopt t	he word "SEAL" beside the	is signed ongr	nal being retained by each party and
-	110	INDERSTAND THIS OFFER TO PIT	DOUAGE AND GOVERN		EOD VOLD LEG.
r a	ickno	CONSULT A NORTH CAROLINA REAL EST	TATE ATTORNEY BEFOR	E YOU SIGN IT.	FOR FOUR LEGAL NEEDS, YOU
A	pri.	owledges having made an on-site personal e		11/10//	
_		-	.00	ate: 4/12/0/	
		ick Connelly	(SEAL) S	Outchael Waters	(SEAL)
A	pri	1 17, 2001	D	ate: Upsil 18 200/	
Da	arle	ene Connelly	(SEAL) Se	Her Kdux J Waters	(SEAL)
v /	Agen	nt acknowledges receipt of the earnest mone	v and agrees to hold I		
	Apr	il 17, 2001 Firm: CENTURY 21 C	ORNERSTONE REALTY	isourse the same in accordance with the term	is hereof.
		By Xallag	money.		
A	gent/	Firm/Phone Century 21 Com		8	
. 1	g-in/	/Firm/Phone <u>Century 21 Cornerstone</u> Acting as Buyer's Ager	Realty	Lauren Mooney	(919) 774-4663
Aį	gent/	Firm/Phone Century 21 Cornerstone	e Pealter		est .
		Acting as Seller's (sub).	Agent Dual Agent	Lauren Mooney	(919) 774-4663

OFFER TO PURCHASE AND CONTRACT

Patrick Connelly	y, Darlene Connelly	, as Buyer.
	chael Waters, Robyn Waters	, as Seller,
upon acceptance of said offer, agrees to sell and convey, all of that plot, piece	e or narcel of land described below together with all improvements local	ted thereon and such
fixtures and personal property as are listed below (collectively referred to as	"the Property") upon the following terms and conditioner	and such
REAL PROPERTY: Located in the City of	Tillington	, County of
Harnett		
AND THE RESERVE OF THE PERSON	, State of North Carolina, being known as and more particle. Zip.	
Legal Description:		27546
	0517-24-0101	
(All M Aportion of the property in Deed Reference: Book 1390 .	Page No. 0104-0108 , Harnett	County.)
NOTE: Prior to signing this Offer to Purchase and Contract, Buyer is advi-	sed to review Restrictive Covenants, if any, which may limit the use of t	he Property, and to
read the Declaration of Restrictive Covenants, By-Laws, Articles of Incorp	oration, Rules and Regulations, and other governing documents of the	owners' association
and or the subdivision, if applicable.		
2. FIXTURES: The following items, if any, are included in the purcha	use price free of liens: any built-in appliances, light fixtures, ceiling t	ians, attached floor
coverings, blinds, shades, drapery rods and curtain rods, brackets and all	related hardware, window and door screens, storm windows, combinati	on doors, awnings,
antennas, satellite dishes and receivers, burglar/fire/smoke alarms, pool and	spa equipment, solar energy systems, attached fireplace screens, gas log	gs, fireplace inserts,
electric garage door openers with controls, outdoor plants and trees (other	than in movable containers), basketball goals, storage sheds, mailboxes	s, wall and/or door
mirrors, and any other items attached or affixed to the Property, EXCEPT the	following items:	
na		
3. PERSONAL PROPERTY: The following personal property is included	in the purchase price: <u>na</u>	
4. PURCHASE PRICE: The purchase price is \$22,500.00		
	and shall	be paid as follows:
to be deposited and held in escrey	why Century 21 Cornerstone Realty	ed check other:
"Escrow Agent") until the sale is closed, at which time it will be credited	to Duyer or until this content is at a minuted. I should be	
accepted; or (2) any of the conditions hereto are not satisfied, then all cames	to Buyer, or until this contract is otherwise terminated. In the event: (1) this offer is not
Buyer's request, all earnest monies shall be returned to Buyer, but such retu	monics shall be returned to buyer. In the event of breach of this control shall not affect any other remedies available to bluves for such board	act by Seller, upon
offer is accepted and Buyer breaches this contract, then all earnest monies sh	all be forfested upon Saller's request but specified of such feefested areas	i. in the event this
affect any other remedies available to Seller for such breach.	an oc fortened apoil Seriel's request, but receipt of such fortened earner	a monies snaii not
NOTE: In the event of a dispute between Seller and Buyer over the return or	forfeiture of earnest money held in econow by a broker the broker is requi	ired by state law to
etain said earnest money in the broker's trust or escrow account until a	written release from the parties concenting to its disposition has been	and by state law to
disbursement is ordered by a court of competent jurisdiction.	white recase from the parties consenting to its disposition has been	obtained or until
b) \$, ADDITIONAL EARNEST MONEY DEPOS	IT to be paid to Escrow Agent no later than	
TIME BEING OF THE ESSENCE WITH REGARD TO SAID DATE.	The separate bodon right no inter than	
c) \$, BY ASSUMPTION of the unpaid principal b	palance and all obligations of Seller on the existing loan(s) secured by a d	load of trust on the
Property in accordance with the attached Loan Assumption Addendum.		leed of thist of the
d) \$, BY SELLER FINANCING in accordance with	h the attached Seller Financing Addendum	
e) \$ 20,500.00 , BALANCE of the purchase price in cash at C	losing.	
CONDITIONS: (State N/A in each blank that is not a condition to this co	intract)	
a) Buyer must be able to obtain a <u>na</u> FHA <u>na</u> VA (attach FHA/VA Fina	ncing Addendum) na Conventional na Other: cash loan at	a Dived Date
Adjustable Rate in the principal amount of	(plus any financed VA limiting lies or LILA	MID) for a tame of
year(s), at an interest rate not to exceed % ner	annum with mortgage loan discount points not to avocad	Cal I
suyer shall apply for said loan within days of the Effective	re Date of this contract. Buyer shall use Buyer's best efforts to secure the	landar's metamans
oan commitment letter on or before April 17, 2001	and to satisfy all terms and conditions of the loan commitment letter by	Closing After the
bove letter date. Seller may request in writing from Buyer a copy of the loan of	commitment letter. If Buyer fails to provide Seller a copy of the loan comm	mitment letter or a
written waiver of this loan condition within five days of receipt of Seller's re	quest, Seller may terminate this contract by written notice to Buyer at an	v time thereafter
royided Seller has not then received a copy of the letter or the waiver. Buyer:	shall be responsible for all costs with respect to any loan obtained by Buye	er except if Seller
s to pay any of the Buyer's Closing costs (including loan discount points), those	se costs are as follows na	n, entert a benef
 There must be no restriction, easement, zoning or other government. 	nmental regulation that would prevent the reasonable use of t dental	
The Property must be in substantially the same or better condition at Closic	ng as on the date of this offer reasonable wear and tear excepted	purposes.
 All deeds of trust, liens and other charges against the Property, not as 	sumed by Buyer must be paid and satisfied by Seller prior to or at	Clasing such that
neellation may be promptly obtained following Closing. Seller shall remain	obligated to obtain any such cancellations following Closing	closing such that
Title must be delivered at closing by GENERAL WARRANTY DEE	D unless otherwise stated berein and must be few simple most stable	Galance Control
ncumbrances except: ad valorem taxes for the current year (prorated through	h the date of Closing); utility essements and unviolated restrictive cover	title, free of all
aterially affect the value of the Property; and such other encumbrances as ma	be assumed or specifically approved by Buyer. The Property must have	a local access to a
iblic right of way.		
SPECIAL ASSESSMENTS: Seller warrants that there are no pending or	r confirmed governmental special assessments for sidewalk, paving water	r saver or other
provements on or adjoining the Property, and no pending or confirmed owner	rs' association special assessments, except as follows: na	i, sewer, or outer
nsert "None" or the identification of such assessments, if any.) Seller shall pa	y all owners' association assessments and all governmental assessments or	onfirmed through
e time of Closing, if any, and Buyer shall take title subject to all pending asse	ssments, if any, unless otherwise agreed as follows: none	
PRORATIONS AND ADJUSTMENTS: Unless otherwise provided, the	he following items shall be projected and either adjusted between the	andian an artist of
osing: (a) Ad valorem taxes on real property shall be prorated on a calendar	year basis through the date of Closing: (b) Ad valorem tayer on normal	arties or paid at
tire year shall be paid by the Seller unless the personal property is conveyed	d to the Buyer in which case the personal property tayer shall be personal	t property for the
ear basis through the date of Closing: (c) All late listing penalties, if any, sha	Il he naid by Seller (d) Rents if any for the Property shall be properted the	south the data of
osing. (c) Owners' association dues and other like charges shall be prorated	through the date of Closing Seller represents that the regular owners'	rough the date of
y, are \$0.00 per		
CLOSING EXPENSES: Seller shall pay for preparation of a deed and a	ll other documents necessary to perform Seller's obligations under this as	reement and for
cise tax (revenue stamps) required by law. Buyer shall pay for recording the	deed and for preparation and recording of all instruments required to see	re the balance of
e purchase price unpaid at Closing.	and to proportion and recording of the mortalitatio required to seek	ite die balance of
FUEL: Buyer agrees to purchase from Seller the fuel, if any, situated in a	ny tank on the Property at the prevailing rate with the cost of mo-	nt thereof if
ing paid by Seller.	and the cost of measurement and the cost of measurement	a thereof, if any,
EVIDENCE OF TITLE: Seller agrees to use his best efforts to deliver to	Buyer as coon as reasonable assible - 6 - 4 - 500	
c information in possession of or available to Seller, including but not limite	od to title incurence policies attended to title incurence policies attended to	ract, copies of all
I deeds of trust and easements relating to the Property.	a to the insurance policies, attorney's opinions on title, surveys, covena	nts, deeds, notes
	and independent of the state of	
LABOR AND MATERIAL: Seller shall furnish at Closing an affidavit	and indeninification agreement in form satisfactory to Buyer showing the	nat all labor and
aterials, if any, furnished to the Property within 120 days prior to the date of	I Closing have been paid for and agreeing to indemnify Buyer against a	Il loss from any

cause or claim arising therefrom.

This form has been jointly approved by the:

North Carolina Bar Association

North Carolina Association of REALTORS®

Buyer Initials

Seller Initials