Application # 10 - 50038557

Harnett County Central Permitting PO Box 65 Lillington, NC 27546 910-893-7525 Fax 910-893-2793 www.harnett.org/permits

Application for Existing Septic Tank in a Mobile Home Park

Applicant Name: Daniel Lee Davis Date: 4-25-16
Applicant Name: Danie   Lee Davis Date: 4-25-16  Address: 784 Pee Dee RD Abadeen, NC 283/5
Telephone: 910 - 691 - 9604
Property Owner: Winding Ridge Proparties Inchone: 919-935-9085
Lot Address: 106 king Chanles Ave Cameron NC 28326
Name of Park: Knottingham MHP Lot Number: 55
Parcel: <u>(4.955.0034.02</u> PIN: <u>9555.01.2748</u>
X SW DW TW (Size 14 x 70) # Bedrooms Z Year 1981
Power Company: Central Electric (For Progress Energy we need the premise number.)
Specific Directions to Job from Lillington:
There is a \$100.00 charge for this service. This certification is subject to revocation if the intended use of the septic system changes, or if false information is provided on this application.
You signature below certifies that all above information is correct.
Signature of owner or authorized agent: Lough Log Che
DO NOT SIGN BELOW – FOR OFFICE USE ONLY
Authorization of Existing System
Signature of Environmental Health Specialist Date

0				
	35-H	EIVX	ایتو	

		409b-168	
135-425	s Incepted	ding Ridge Propote	IVI exercise yearin
45.85	Cement No.	king Charles Ave	0/01
	Section is 2 1 Veer 1	ory Planty	

ada in not recover on the come of motion in the common state of th

the contract the below contract of the contract of the contract of the contract of

Trage bashoritus no remire te o in la roll

		pusa vole tola c	

OAHIO LOO POLIS	
NAME: APPLICATION #: 305	
*This application to be filled out when applying for a septic system inspection.*	
County Health Denartinent Annication for Improvement D. 14 17	struct
PERMIT OR AUTHORIZATION TO CONSTRUCT SHALL RECOVER DIVISION OF THE SITE IS ALTERED, THEN THE IMPROVE	MENT
depending upon documentation submitted. (Complete site plan = 60 months: Complete plat = without	expiration
CONTERNAL TRANSPIR	
Environmental fleatili New Septic System Code 800	
All property irons must be made visible. Place "pink property flags" on each corner iron of lot. All lines must be clearly flagged approximately every 50 feet between corners.  Place "events beyond flagged approximately every 50 feet between corners."	I property
Flace orange house corner flags" at each corner of the proposed atmost at the corner of the corner of the proposed atmost at the corner of the proposed atmost at the corner of the corne	
I doe orange Livilonniental mealin card in location that is easily viewed from more it.	operty.
<ul> <li>If property is thickly wooded, Environmental Health requires that you clean out the <u>undergrowth</u> to allo evaluation to be performed. Inspectors should be able to walk freely around site. <i>Do not grade property</i></li> </ul>	
THE TOTAL OF MAN COSCIO WILLIAM TO DISTINGUE MAVE STOP CONTINUATION OF CO	- 10
"" Proporting proposed site Call the voice permitting evetom of 010 000 7505	The second second
800 (after selecting notification permit if multiple permits exist) for Environmental Health inspection. Ple	ase note
Use Click2Gov or IVR to verify results. Once approved proceed to Central Pormitting for powerity.	
1/ Entriormental Health Existing Tank Inspections Code 800	
Follow above instructions for placing flags and card on property.  Propage for inspection by the placing flags and card on property.  Propage for inspection by the placing flags and card on property.	
<ul> <li>Prepare for inspection by removing soil over outlet end of tank as diagram indicates, and lift lid straig possible) and then put lid back in place. (Unless inspection is for a septic tank in a mobile home park)</li> </ul>	ght up (if
DO HOT LEAVE LIDS OF OF SEPTIC TANK	
<ul> <li>After uncovering outlet end call the voice permitting system at 910-893-7525 option 1 &amp; select notification</li> <li>if multiple permits, then use code 800 for Environmental Health in the select notification</li> </ul>	n permit
if multiple permits, then use code <b>800</b> for Environmental Health inspection. Please note confirmation given at end of recording for proof of request.	number
Use Click2Gov or IVR to hear results. Once approved, proceed to Central Permitting for remaining permit  SEPTIC.	413
If applying for authorization to construct please indicate desired system type(s): can be ranked in order of preference, must choose  {}} Accepted {}} Innovative {}} Conventional() Any	one.
{} Alternative {} Other	
The applicant shall notify the local health department upon submittal of this application if any of the following apply to the properties of the answer is "yes", applicant <b>MUST ATTACH SUPPORTING DOCUMENTATION</b> :	operty in
{}}YES{}} NO Does the site contain any Jurisdictional Wetlands?	
{}}YES{}} NO Do you plan to have an <u>irrigation system</u> now or in the future?	
{}}YES{}} NO Does or will the building contain any <u>drains</u> ? Please explain	
{}}YES NO Are there any existing wells, springs, waterlines or Wastewater Systems on this property?	
{}}YES{}} NO Is any wastewater going to be generated on the site other than domestic sewage?	
{}}YES{}} NO Is the site subject to approval by any other Public Agency?	
{}}YES{}} NO Are there any Easements or Right of Ways on this property?	
{}}YES{}} NO Does the site contain any existing water, cable, phone or underground electric lines?	
If yes please call No Cuts at 800-632-4949 to locate the lines. This is a free service.	
I Have Read This Application And Certify That The Information Provided Herein Is True, Complete And Correct. Authorized Co.	into And
State Officer And Confect, Authorized Col	mey And

I Have Read This Application And Certify That The Information Provided Herein Is True, Complete And Correct. Authorized County And State Officials Are Granted Right Of Entry To Conduct Necessary Inspections To Determine Compliance With Applicable Laws And Rules. I Understand That I Am Solely Responsible For The Proper Identification And Labeling Of All Property Lines And Corners And Making

The Site Accessible So That A Complete Site Evaluation Can Be Performed.

PROPERTY OWNERS OR OWNERS LEGAL REPRESENTATIVE SIGNATURE (REQUIRED)

4-26-16

DATE

in logical personal regardation of the configuration of the configuration of the configuration of the first bi The Right and Configuration of the discussion of the configuration of the Configuration

the state of the s

The state of the s

# Knottingham MHP

MOBILE HOME/MOBILE HOME LOT TENANCY AGREEMENT

THIS A	GREEMENT made in duplicate and effective as of the <u>15th</u> day of <u>April</u> 20 <u>16</u> BETWEEN:
	그렇게 보면 그렇게 되었다. 그 전에 가는 그는 그는 그는 그는 그는 그는 그는 그는 그는 그를 하는 것이 되었다. 그는
	Daniel Lee Davis
	Haleigh Davis
	106 King Charles Ave. Cameron, NC 28326
	(The "Tenant")
	-and-
	Winding Ridge Properties, Inc.
	PO Box 5145
	Sanford, NC 27331-5145
	(The "Landlord")
HIS AGRE	EMENT WITNESSES that in consideration of the mutual covenants and agreements contained in this T, the parties hereby agree as follows:
1.	Rental Premises
	1.1 The Landlord shall lease to the Tenant and the T
	1.1 The Landlord shall lease to the Tenant and the Tenant shall lease from the Landlord the residential
	106 King Charles Ave. Cameron. NC 28326 (Lot #5).
	(1) 전 보기 보고 있는 것이 없는 것이 있다고 있었다면 하고 있습니다. (1) 전 보기 되었다면 하는 것이 되었다면 하는 것이 없는 것이다면 하는 것
	Mobile Home / Mobile Home Lot
	If Mobile Home:
	If Mobile Home Lot: Lot No in the <u>Knottingham MHP</u> .
2.	Term
	2.1 The Term of this Agreement shall be a:
	() month-to-month tenancy which will begin on, 20
	(X) fixed term tenancy which will begin on
	(X) fixed term tenancy which will begin on April, 2016 and end on April, 2017.  2.2 If the tenancy is for a fixed length of time, at the end of the fixed term:
	(_X_) the tenancy may continue on a month-to-month basis.
	() the tenancy will end.
3.	Rent
	3.1 The rent shall by \$ 175.00 per manth and at 11.
	3.1 The rent shall by \$ 175.00 per month and shall be payable in advance on or before the 1st day
	checks shall be made payable to the Landlord at the address hereinbefore stated, or at such other address as the Landlord may designate in writing. Landlord shall provide a receipt to Tenant on
	late, Tenant agrees to pay a late fee of <u>\$15.00</u> or 5% whichever is greater according to North
	Carolina General Statute 42-46 (authorized fees).
	, , , , , , , , , , , , , , , , , , , ,

4	andlord's	Anent
4	Langiora S	AUEIII

4.1 The following person is authorized to act as Agent on behalf of the Landlord and is specifically authorized to accept notice of the Tenant's complaints and to accept any service of legal process or notice:

Name of Agent: <u>Jonathan R. Matthews</u> Address: <u>PO Box 5145 Sanford</u> , NC 27331 Phone Number(s):(919) 935-9085	Name of Agent: <u>Brandi A. Matthews</u> Address: <u>PO Box 5145 Sanford, NC 27331</u> Phone Number(s):
Fax Number:	Fax Number:
Email: knottinghammhp@yahoo.com	Email:

### 5. Utilities, Services & Appliances

5.1 The following utilities and services are included in the rent:

Parking (2 vehicles) Garbage Pickup Lawn Care

#### 6. Security Deposit

6.1 A security deposit in the amount of \$ 0.00 has been paid by the Tenant to the Landlord which cannot exceed one month's rent and may be applied to the last month's rent.

### 7. Occupancy & Use of Premises

7..1 Occupancy of the Premises is limited solely to the individuals listed below:

Name	Birthdate	Relationship (if any)
Daniel Lee Davis		Spouse
Haleigh Davis		Spouse
Zackery Davis		Child

Except for casual guests no other person(s) shall occupy the Premises without written consent from the Landlord.

7.2 The Premises shall be used for residential purposes only. It shall not be used for business, illegal or other non-residential activities.

#### 8. Rent Increases

8.1 Rent increases must be given in written notice form 60 days prior to change. Rental contracts under fixed term agreements will not be subject to increase until after the term has expired and a new contract is in place or a month-to-month basis.

#### 9. Subletting

9.1 Tenant shall not rent the mobile home or sublet the mobile home or lot without consent of the Landlord, which consent shall not be unreasonably withheld. Landlord shall respond in writing within 30 days to a written request to sublet, that included the prospective sublessee's name and current mailing address.

#### 10. Nondiscrimination

10.1 The Landlord or Agent shall not discriminate against any Tenant or Prospective Tenant on the basis of a person's race, sex, sexual orientation, age, marital status, religion, color, national origin, disability, or because a person intends to occupy with minor children, or is a recipient of public assistance.

#### 11. Use of Home

11.1 The mobile home shall be used for private residential purposes only.

# 12. Installation and Maintenance of Home & Lot

12.1 All homes must be skirted with a skirting material of vinyl or of comparable quality and appearance. The skirting must be weather-tight and kept in good repair and painted as necessary.

12.2 The Tenant shall keep the premises neat, clean, in good repair, and use them in such a manner as not to be detrimental to any other resident or to the operation of the park for health, safety or aesthetic reasons. Tenant must keep the lot clean.

12.3 Plumbing must be kept in good repair and plumbing leaks must be repaired immediately, All exposed water lines must be properly insulated and/or have operative heat tapes to prevent freezing from ground exit forward. Running water shall not be used to prevent freezing.

12.4 With prior written approval of the Landlord, which shall not be unreasonably withheld, decks or storage buildings may be placed on the Tenants lot. Any such improvement or additions must be in compliance with the local zoning, building and related ordinances.

12.5 Tenant shall not dig on the lot without the prior written consent of the Landlord or verification by authorities of the location of underground infrastructure systems (electrical, sewer, water, telephone, cable). Any damage done to an underground utility by the Tenant shall be repaired at the Tenant's expense.

# 13. Responsibilities of the Tenant

13.1 The Tenant is required to respect the privacy and lot lines of other tenant's lots. Tenant and Tenant's household members and guests shall not conduct themselves in a way that unreasonably disturbs other residents, and shall refrain from illegal activities. Tenant shall be responsible for the activities and behavior of persons residing with resident and guests of resident.

13.2 Tenant shall not use or occupy his/her mobile home in such a way as to cause any lot to fail to comply with the terms of this Lease Agreement or State or local laws and ordinances. The Tenant, members of the household, guests and invitees shall not deliberately or negligently destroy, deface, damage, alter or remove any fixture, mechanical or utility system, or furnishing.

13.3 The Tenant shall be responsible for the expense of maintaining the plumbing, electrical, and other utility service within the home, and from the point at which the service surfaces under the mobile home or connects to the mobile home from a service point. Tenant is responsible for ensuring proper connection of the electric service to the home. Tenant is responsible for ensuring that the mobile home is properly connected to the park's septic or sewer.

13.4 Tenant shall maintain his/her unit free from rats and reasonably free from insects, vermin and other pests.

13.5 The Tenant is responsible for upkeep of any landscaping additions made by Tenant. To include personal shrubs, plants, flowers, etc.

13.6 The Tenant is responsible for any damage caused by failing to control water leaks within the mobile home or disposing of anything other than normal domestic water into the sewage system that may cause blockages, surfacing or backup.

13.7 Household waste that is placed outside the mobile home shall be stored in watertight, and to the extent possible animal-proof, receptacles of metal or other durable materials with tight fitting covers. No household waste shall be stored or accumulated under or around the mobile home or in any structure.

13.8 Upon the termination of the lease, the Tenant will leave said premises in as good a state of condition as they were at the beginning of the lease, reasonable use and wear thereof and damage by the elements excepted.

#### 14 Access

- 14.1 The Landlord may enter the mobile home lot with the Tenant's consent, which shall not be unreasonably withheld, under the following conditions:
  - A. Between the hours of 7:00 AM and 7:00 PM on no less than 12 hours notice
  - B. When necessary to inspect the Lot;
  - C. To make necessary or agreed repairs, alterations or improvements;
  - D. To supply agreed upon services; or
  - E. To exhibit the lot to prospective or actual purchasers, mortgagees, tenants, workers or contractors.
- 14.2 The Landlord may enter the rented lot without notice or permission, if, in the course of performing repairs the Landlord discovers that it is necessary to enter the lot to complete the repairs, provided that the Landlord could not have reasonably foreseen the need to enter the lot at the time the repairs began. However, the Landlord must first attempt to reach the Tenant by telephone or in person at the mobile home before entering the lot.
- 14.3 The Landlord may enter the mobile home without notice to, or permission from, the Tenant upon a reasonable belief that there is a likelihood of imminent injury to any person, damage to property or interruption of utility services.

# 15. Sales of Homes Located in Park

- 15.1 Prior to selling a home in the park, the Tenant shall notify the Landlord by certified mail of the name and mailing address of the prospective purchaser.
  - A. Denial. If the purchaser and his/her household do not qualify under the admission policy or lease terms for the park, Landlord will have 21 days to indicate so in writing to the Tenant and prospective purchaser. (The Landlord must notify the prospective purchaser of the specific reason(s) for which he or she does not qualify.)
  - B. Approval. If Landlord approves the prospective purchaser, Landlord will give the prospective purchaser the proposed written lease with sufficient time for review prior to occupancy.

# 16. Modification of This Lease

16.1 A copy of any new lease terms or rules and regulations superseding or supplementing the terms stated herein, will be furnished to the Tenant at least thirty (30) days prior to the effective date of any amendment, addition, or deletion of the existing lease terms or rules and regulations. If the proposed change involves an increase in rent or utility charges, notice must be given 60 days prior to the increase.

# 17. Termination of This Lease By the Landlord

- 17.1 The Landlord may terminate this Lease for nonpayment of rent, for a substantial violation of the Lease terms or rules and regulations promulgated thereunder, or if the Landlord is closing all or part of the mobile home park requiring removal of Tenant's mobile home.
- 17.2 The Landlord must provide the Tenant with written notice of the reason for an intended eviction. The notice must be sent by registered or certified mail. If back rent is owed, the notice must also state that the Tenant has 10 days to pay the past due rent.
- 17.3 The Landlord shall go through the court process to evict a Tenant. The Landlord may not move a Tenant's mobile home without Tenant's permission or a written court order. Landlord also may not interrupt utility services in any way to try to force a Tenant to leave the park.
- 17.4 In the event of the closure of all or part of the park that affects the Tenant, the Landlord shall shall notify the Tenant by certified mail 180 days prior to the planned closure date.

#### 18. Abandonment

- 18.1 A mobile home will be considered abandoned if all of the following conditions exist:
  - A. A reasonable person would believe that the mobile home is not occupied as a residence;
  - B. The rent for the lot is at least 30 days delinquent; and
  - C. The Landlord has attempted to contact the Tenant at the Tenant's home, last known place of employment and last known mailing address without success.
- 18.2 Abandonment of the mobile home is a substantial violation of the Lease terms and may result in immediate eviction proceeding.
- 18.3 The Landlord may sell the abandoned mobile home in accordance with applicable State laws.
- 18.4 Homes may not be removed until all rent and fees are paid.

# 19. Further Conditions and Agreements

- 19.1 This Lease contains the entire agreement and understanding between the parties. There are no oral understandings, terms, or conditions and neither party has relied upon any representation, express or implied, not contained in this Lease. This Lease cannot be changed or supplemented orally. In the event that more than one person shall be or become Tenant hereunder, then the obligations of Tenant hereunder, shall be deemed to be the joint and several obligation of each such person.
- 19.2 Tenant acknowledges receipt of the Park Rules and Regulations, attached to this Lease as Appendix A,, and agrees to abide by them as conditions of this lease.
- 19.3 At any time upon request, Landlord will provide a copy of this Lease to Tenant.

#### 20. Park Rules

20.1 The Park Rules are attached hereto as Appendix A, and they, and any future amendments thereto, are expressly made a part of the Lease Agreement, and Tenant agrees to abide by such Park Rules.

#### 21. Notice

21.1 Any notice required to be given to any party hereto shall be sufficient if mailed and addressed as

To Teno	ant: Daniel Lee Davis
	Haleigh Davis
	106 King Charles Ave.
	Cameron, NC 28326
Cianad	
Signed	and Accepted:
// -	
Langion	1/Agent
	1 /
10	my co
Tenant	^ -
711	11 0 11
Stal	man land
Tenant	

To Landlord: Winding Ridge Properties, Inc PO Box 5145

Sanford, NC 27331-5145

4-15-16 Date 4-15-16 Date

# Appendix A

# Rules & Regulations

No abandoned or junk vehicles

No trampolines or permanent swimming pools (kiddie pools allowed but cannot be left outside more than 3 consecutive days)

No ATV's, UTV's, dirt bikes or golf carts allowed in park

No leaking or spilling of oil or any other damaging materials (any damage to parking pads will be charged to tenant)

No parking of tractor trailers or big commercial vehicles without consent from park

No collecting of scrap metal or junk on park property

No loud music or noises that disturb other tenants enjoyment of peace and quiet

No fences of any kind unless approved by park management and Harnett County

No shooting or discharging of firearms, fireworks or any other explosive devices

No outdoor storage of any personal items (car parts, tires, toys, furniture etc.) in the yard, on the porches, or under the home. Storage is allowed in a tenant owned storage building that meets park criteria. Storage building request must be submitted to park in writing and must also meet Harnett County's ordinances and guidelines.

No cats or dogs allowed in homes owned by Winding Ridge Properties, Inc. Indoor pets are allowed in homes not owned by Winding Ridge Properties, Inc.

These rules are binding with my Rental Agreement, and I do understand that violation of any of these rules is grounds for termination and eviction.

Tenant Signature Hollian Davis	Date 4115116
Tenant Signature Manual Davis Tenant Signature	Date 4-15-16
	Date 4-15-16
Landlord/Agent	Jan A. Jacob



# OFFICE OF THE TAX ADMINISTRATOR

5<sup>th</sup> Floor, New Courthouse • PO Box 449 • Suite 527 • Fayetteville, NC 28302-0449 (910) 678-7507 • Fax (910) 678-7581 • www.co.cumberland.nc.us

# MOBILE HOME MOVING PERMIT

	2016				
	Cumberland			Permit No.	B-40
State of N	orth Carolina			Agent:	Ashley Brewington
Permission	n is granted to t	the followi <del>n</del> g pe	erson(s) to move	the mobile hor	ne identified below:
Name:	DANIEL LEE				
Address:	784 PEE DEE	RD. ABERDEEN	I, NC 28315		
Phone:					
Carrier:					
Name:	J & W MOBILE	E HOME MOVER	S		
Address:			EVILLE, NC 2831	2	
Phone:					
Prione:					
Property D	escription:				
	escription:	Year	Size	VIN	
Property D		Year 1981	Size 14X70	VIN NCWI4115	517
Property D Make SHERWOOI	D	1981		NCWI4115	517
Property D Make SHERWOOI	D oving From: 43	1981 331 SWINDON [	14X70 DR. EASTOVER, I	NCWI4115	517
Property Dominates  Make  SHERWOOI  Location Me	D oving From: 43	1981 331 SWINDON [	14X70	NCWI4115	517

This permit shall be conspicuously displayed near the license tag on the rear of the mobile home at all times during transportation.

THIS PERMIT VALID FOR THIS MOVE ONLY.

Joseph R Utley Jr

Joseph Utlay D.

Cumberland County Tax Administrator

VAID BOULD TANKS (AND THE PARTY OF THE PARTY

TO THE PROPERTY OF THE PROPERTY HOUSE OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE P

an of maintenance of the company of the section of the section of the company of the section of

THE RESERVE THE SECTION FOR THE SECTION OF

The state of the same of the state of the st