nitial Application Date: 9-30-10	Application # 10500 2530
COUNTY OF HARNETT RESIDENTIAL I	CU#
Central Permitting 108 E. Front Street, Lillington, NC 27546 Phone: (910) 89	
ANDOWNER Harnett County Land Group Mailing Addr	ess: Po Box 427
City: Mamers State: NC Zip: 27552 Contact # 919	345-6729 Email: nathan@nlevans.com
APPLICANT*: Wynn Construction, Inc.  Mailing Addr	
city: Creedmoor State: NC Zip: 27522 Contact # 919 6	
ONTACT NAME APPLYING IN OFFICE: J. Edward Averett	Phone # 919 603-7965
	Lot #: 30 Lot Size; . 58
state Road # 1229 State Road Name: McDougald Rd.	
Pin: 05.	39 - 98 - 1940 DD
oning: RA30 Flood Zone: X Watershed: NA Deed Book&Page: D2	218,000
	1.1
New structures with Progress Energy as service provider need to supply premise numb	**
PECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTON: Take 401 N. ta	ke left fork onto McDougald Rd. Subdivision on the
ight 4-5 miles.	
ROPOSED USE:	(Atio
SFD: (Size 47 (w/wo bath):	Garage: Crawl Space: Slab: Monolithic Slab:
(Is the bonus room finished? () yes ()no w/ a closet	2 \ \ \ \ \ \partial \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Mod (Ciro v ) # Dodroom # 5 11	
wou. (Sizex) # Begrooms # Baths Basement (w/wo bath)	Garade: Site Built Deck: On Frame Off Frame
(Is the second floor finished? ( ) yes ( )no. Any other	Garage: Site Built Deck: On Frame Off Frame
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If permits are granted I agree to conform to all ordinances and laws of the State of North Carolina regulating such work and the specifications of plans submitted. I hereby state that foregoing statements are accelerate and correct to the best of my knowledge. Permit subject to revocation if false information is provided.

Signature of Owner or Owner's Agent

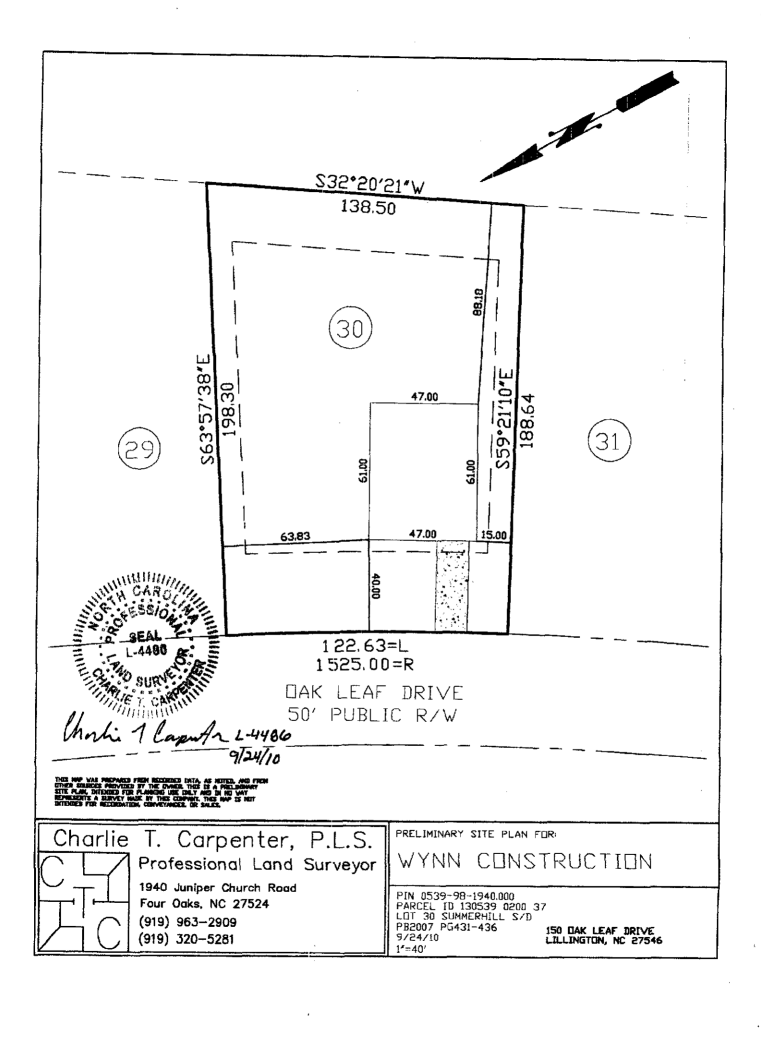
Rear

Closest Side

Sidestreet/corner lot Nearest Building on same lot

9-28-10

V \*\*This application expires 6 months from the initial date if permits have not been issued\*\*
A RECORDED SURVEY MAP, RECORDED DEED (OR OFFER TO PURCHASE) AND PLAT ARE REQUIRED WHEN APPLYING FOR LAND USE APPLICATION



NAME: Wyn Const	institut Iric	į.	APPLICATION#:	a5304
a D. ane	*This application to be filled o	ut when anniving for a	cantie custem increation	÷
County Health I	Department Application fo	r Improvement Per	mit and/or Authori	zation to Construct
IF THE INFORMATION I PERMIT OR AUTHORIZA	N THIS APPLICATION IS FALSIF ATTON TO CONSTRUCT SHALL I nion submitted. (complete site plan =	IED, CHANGED, OR THE SECOME INVALID. The	E.SITE IS ALTERED, THE permit is valid for either 60	N THE IMPROVEMENT
910-893-7525	option 1	(	CONFIRMATION#	
Environmental He	alth New Septic System Cod	de 800	<b>.</b>	
lines must be	irons must be made visible clearly flagged approximately	every 50 feet between	corners.	
	house corner flags" at each c swimming pools, etc. Place fla			
	Environmental Health card in I			
<ul> <li>If property is t</li> </ul>	hickly wooded, Environmental be performed. Inspectors show	Health requires that y	you clean out the <u>unde</u>	ergrowth to allow the soil
	addressed within 10 busine			
	uncover outlet lid, mark hou g proposed site call the voice			
800 (after sele	ecting notification permit if mul number given at end of reco	ltiple permits exist) for	r Environmental Health	
	v or IVR to verify results. Onc			r permits.
	alth Existing Tank Inspections			
	instructions for placing flags a spection by removing soil over		diagram indicates, and	lift lid straight up (if
possible) and	then close back down. (Unless	s inspection is for a se	eptic tank in a mobile ho	ome park)
<ul> <li>After uncoveri</li> </ul>	ng outlet end call the voice pe	rmitting system at 910	0-893-7525 option 1 & s	select notification permit if
	its, then use code 800 for E of recording for proof of req		nspection. Please not	e confirmation number
	v or IVR to hear results. Once		Central Permitting for	remaining permits.
CERTIC				
SEPTIC If applying for authorizate	tion to construct please indicate des	ired system type(s): can	be ranked in order of prefe	rence, must choose one.
{}} Accepted	{} Innovative		{}} Any	
{}} Alternative	Other	755 % - \$V		
The applicant shall notif	y the local health department upons is "yes", applicant must attach su	on submittal of this appli	cation if any of the follow	ving apply to the property in
_ YES  LINO	Does the site contain any Juris	dictional Wetlands?		
{_}}YES {X} NO	Do you plan to have an irrigat	ion system now or in the	: future?	
$\{\underline{\ }\}$ YES $\{\underline{\ }X\}$ NO	Does or will the building conta	ain any <u>drains</u> ? Please ex	cplain,	Administrative Annabas and the second of the
()YES {\} NO	Are there any existing wells, s	prings, waterlines or Wa	istewater Systems on this	property?
(_}YES -{X} NO	Is any wastewater going to be	generated on the site oth	her than domestic sewage	?
{_}}YES <b>⟨∠</b> } NO	Is the site subject to approval	by any other Public Age	ncy?	
(_)YES - {\( \) NO	Are there any easements or Ri	ght of Ways on this prop	perty?	
<b>(</b> <u>X</u> }YES {_} NO	Does the site contain any exist	ing water, cable, phone	or underground electric li	nes?
	If yes please call No Cuts at 8			
I Have Read This Applies	ation And Certify That The Inform	nation Provided Herein Is	True, Complete And Corr	rect. Authorized County And
	ed Right Of Entry To Conduct Ne	• •	· ·	
	Solely Responsible For The Proper		ling Of All Property Lines	And Corners And Making
The Site Accessible So Ti	hat A Complete Sity Evaluation Ca	//		
14 DA.	wand Mare	ext		9-28-10
PROPERTY OWNER	S OR OWNERS LEGAL REP	RESENTATIVE SIGN	ATURE (REQUIRED)	DATE
E-Health Checkli	St	1 of 1		06/10

### LOT PURCHASE AGREEMENT

THIS LOT PURCHASE AGREEMENT ("Agreement") is made by and between.

Butner Investments, LLC, a North Carolina Limited Liability Company, and/or assignees
("Seller") and Wynn Construction, Inc., a North Carolina corporation, and/or assignees
("Purchaser"). Seller has a valid "Contract to Purchase" with The Harnett Land Group and
Cummings Brothers Enterprises who is the current owner of record for Summer Hill as of the
date of this contract.

### RECITALS

Summer Hill, (the "Subdivision") located in Harnett County, North Carolina as shown on Exhibit "A" attached hereto. Also recorded in Harnett County register of deeds, Book 2007, pages 431, 433, 435.

## **AGREEMENT**

In consideration of the mutual promises, covenants, and conditions contained herein, Seller and Purchaser agree as follows:

- 1. PURCHASE AND SALE: Seller agrees to sell to Purchaser and Purchaser agrees to purchase from Seller on the terms and conditions stated in this Agreement, the remaining 20 lots in the Subdivision (the "Lots").
- PURCHASE PRICE: The purchase price of each of the lots shall be \$15,000.
- 3. SECURITY DEPOSIT: An additional \$2,000 per lot for the first 10 lots (\$20,000 total) shall be collected at closing and held in escrow by closing attorney to be applied to the purchase of the last 2 lots. The \$20,000 shall serve as the non-refundable deposit.
- 4. SELLER'S IMPROVEMENTS: Seller warrants that the Subdivision will be developed and the improvements constructed according to subdivision improvement plans submitted to and approved by Harnett County. Seller warrants that the Lots will be part of a subdivision plat fronting on paved public streets. Seller further warrants that underground electrical, telephone, and county water will be available to serve the Lots. Seller further warrants that all lots are suitable for a 3-bedroom conventional septic system. If a Lot fails to secure a 3-bedroom conventional septic system permit from Harnett County (including conventional pump systems), Purchaser shall trade the Lot for another available Lot of the same price. Seller is responsible for all assessments and fees associated with developing the Lots into building lots and any outstanding special assessments. Purchaser shall be responsible for all fees including, but not limited to tap-on charges normally paid as part of the building permit process for house construction on the Lots it purchases. Seller shall cause all private improvements to be accepted by the Homeowners Association, if any; and if there are public improvements, Seller shall cause all public improvements to be dedicated and accepted to the appropriate public entity.



5. LOT STAKING. The initial staking of the Lot corners has been completed (which staking may or may not be the final iron pin staking). Purchaser shall be responsible for all restaking of a Lot following closing or following any commencement of any construction activities (which includes delivery of materials) on a lot prior to closing.

# 6. CLOSING OF LOTS:

- a) Purchaser will close 10 lots within 30 days of execution of this contract. The selection of the first 10 lots shall be selected by Seller and approved by Purchaser.
- b) Purchaser will keep 4-5 spec homes for sale at various stages of construction. Purchaser will takedown an additional lot 14 days after the close of every other spec house until Purchaser has no lots in inventory in the subdivision. At which time, Purchaser will then takedown an additional lot 14 days after the close of each spec home until all 20 lots have been closed. Based on the above takedown schedule, Purchaser will close the 11<sup>th</sup> lot 14 days after the closing of the first spec house and begin the takedown rotation at that point.
- 7. TITLE: At the time of Closing of any Lot purchased under this Agreement, marketable title shall be conveyed by General Warranty Deed and shall be free, clear, and unencumbered except for and subject to the following:
  - a. Taxes that are a lien on the lots but not yet due and payable.
  - b. Easements and restrictions of record which do not prevent use of the lots for residential purposes and which are reasonably acceptable to Purchaser.
  - c. Protective covenants as established by Seller provided such do not prevent the use of the Lots for residential purposes.
- 8. DEFAULT: If Purchaser defaults on any obligation under this Agreement, Seller may treat this Agreement as null and void and receive the deposit or the balance outstanding as its sole remedy. If Seller defaults on any obligation under this Agreement, Purchaser shall have as its sole remedies the right to terminate this Agreement and obtain the return of the deposit. Both Seller and Purchaser must give the other party written notice five (5) days in advance of exercising any remedy for default, in which five (5) day period the defaulting party shall be entitled to cure such default.

### 9. MISCELLANEOUS:

- a. Time is of the essence of this Agreement. This Agreement shall be governed by and construed in accordance with the laws of the State of North Carolina.
- b. The terms, conditions, and covenants contained in this Agreement shall survive the Closings and delivery of deeds. If the deeds and this Agreement are inconsistent, the provisions of this Agreement shall control.
- c. Any notices to be given under this Agreement shall be in writing and may be faxed, personally delivered or sent by regular mail to the addresses set forth above, or at such other addresses as the parties may specify by written notice to each other. All notices shall be deemed given when received or mailed as

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provided in this Paragraph.

d. This agreement contains the entire understanding between the parties and may be amended only by written agreement signed by both Seller and Purchaser.

e. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provisions, all of which shall be valid and enforceable to the fullest extent permitted by law.

f. The waiver of any party of a breach of any provision of this Agreement shall not be considered a waiver of any other breach of such provision or any other provision of this Agreement.

g. The parties acknowledge that no realtor or broker represented the interest of either party, and that no commissions are due to anyone as a result of the purchase and sale of the Lots.

h. At all times, the parties will operate in good faith in carrying out the terms of this Agreement.

i. Seller warrants to the Purchaser that Seller has the full power and authority to enter into this Agreement and carry out its provisions.

j. This contract is assignable to another party.

IN WITNESS WHEREOF, the parties have executed this Agreement on the dates set forth below.

WYAN CONFITUCTION INC.
By: William H. Wym
Its: President
Date: 8/23/16
•
SELLER:
Butner Investments, LLC
By: Delast chypan
Its: Manger
Date: Aus 25, 2010

1.

PURCHASER: