Initial Application Date: 5-2)-/2 COUNTY OF HARNETT RESIDENTIAL LAND USE APPLICATION 108 E. Front Street, Lillington, NC 27546 Phone: (910) 893-7525 ext:2 Fax: (910) 893-2793 "A RECORDED SURVEY MAP, RECORDED DEED (OR OFFER TO PURCHASE) & SITE PLAN ARE REQUIRED WHEN SUBMITTING A LAND USE APPLICATION" LANDOWNER: Harnett Developers Mailing Address: 2550 Capital Dr. Suite 105 State: NC ZIp: 27522 Contact No: 919-603-7965 Email: edwarde wynnconstruct.com Mailing Address: 2550 Capital Dr. Suite 105 State: NC ZIp: 27522 Contact No: 919-603-7965 Email: edward ewunn construct con CONTACT NAME APPLYING IN OFFICE: J. Edward Averett Lot # 95 Lot Size; . 46 State Road #_ 111 6 __ State Road Name: RU Horse Whisperer Lane _ Map Book & Page: 2011/411 Parcel: 630507 0200 39 _PIN: 0507-14-2366.00A Zoning: RAR20 Flood Zone: NA Watershed: NA Deed Book & Page: OTP Power Company*: Progress Energy *New structures with Progress Energy as service provider need to supply premise number from Progress Energy. PROPOSED USE: Monolithic (Is the bonus room finished? (X) yes (__) no w/ a closet? (__) yes (X) no (if yes add in with # bedrooms) # Baths___ Basement (w/wo bath)___ Garage:___ Site Built Deck:___ On Frame___ Off Frame_ (Is the second floor finished? (__) yes (__) no Any other site built additions? (__) yes (__) no Manufactured Home: ___SW __DW __TW (Size____x___) # Bedrooms: ___ Garage: ___(site built?___) Deck: ___(site built?___) Duplex: (Size ____x__) No. Buildings:_ No. Bedrooms Per Unit:_ Home Occupation: # Rooms: Usa: Hours of Operation: #Employees: Addition/Accessory/Other: (Size ____x__) Use:_ Closets in addition? (__) yes (__) no Water Supply: _____County ____ Existing Well _____ New Well (# of dwellings using well ______) *Must have operable water before final Sewage Supply: ____ New Septic Tank (Complete Checklist) ____ Existing Septic Tank (Complete Checklist) ____ County Sewer loes owner of this tract of land, own land that contains a manufactured home within five hundred feet (500') of tract listed above? (__) yes loes the property contain any easements whether underground or overhead (___) yes __(X) no tructures (existing or proposed): Single family dwellings: ___ Manufactured Homes:___ equired Residential Property Line Setbacks: Minimum 36

arest Building __same lot

SPECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTON:	
27 W To Nursery Rd	Left ON Nursery Rd
RIGHT ON DOC'S Rd	Subdivision on lett
LOT 86 ON BAOK	Left ON Nursery Ed Subdivision on Left Street ON RIGHT
HOTSE Whisperer	- LN.
If permits are granted I agree to conform to all ordinances and laws of the St I hereby state that foregoing statements are accurate and correct to the best	tate of Morth Carolina regulating such work and the specifications of plans submitted of invenowledge. Permit subject to revocation if false information is provided.
/ Lawary / Mess	<u>5-15-12</u>
Signature of Owner or Owner's Agent	Date

It is the owner/applicants responsibility to provide the county with any applicable information about the subject property, including but not limited to: boundary information, house location, underground or overhead easements, etc. The county or its employees are not responsible for any incorrect or missing information that is contained within these applications.

This application expires 6 months from the initial date if permits have not been issued

JOB NO. 12117 RVB BENNETT SURVEYS, INC. 1662 CLARK PD., LILLINGTON, N.C. 27546 (910) 893-5252 SURVEYED BY: DRAWN BY: CHECKED & CLOSURE BY: SCALE: 1"= 133 (46) S 14°06'31"E 143.88' 15 HARNETT MAY 15,2012 PROPOSED DRIVE PROPOSED PROPOSED PLOT PLAN - LOT - 95 TROTTER'S RIDGE S/D,PHASE - 1-C LOCATION COUNTY HOUSE DATE: 43.00 "HORSE WHISPERER LANE" 50' R/W 142.68 142.65 7.88 '00.84 36' BARBECUE 112 STATE: NORTH CAROLINA N 74°42'53"E S 75°53'29"W TOWNSHIP 0.47 AC. 95 ZONE RA-20R NC 27 W SITE W"15'80°41 N 140.95 Ξ 96

MAP REFERENCE: MAP NO. 2011-411

114-1105 ON JAM

DRAWING NO. FIELD BOOK

C-1080

12117

NAME: Www.Construct	Bod. Inc		APPLICATION #:	
		man a managarine fo	or a septic system inspection.*	
				a to Construct
County Health Dep	artment Applicat	OR FOR MEDITOREMENT	THE SITE IS ALTERED, THEN THE The permit is valid for either 60 months	IMPROVEMENT
IF THE INFORMATION IN T	ON TO CONSTRUCT S	HALL BECOME INVALID.	The permit is valid for either 60 months plat = without expiration)	or without expiration
PERMIT OK ACTITURIZATI	a submitted. (complete si	ite plan = 60 months; complete		
A1A BB7 7575 AM	MARKET 1		CONFIRMATION #	
		Code 800	at form' on each corner imp	of lot. All property
. All property in	msamusic leamant.		erty flags" on each corner iron	
lines must be cle	arly flagged approxim	mately every 50 feet between of the propo	sed structure. Also flag drivewa eveloped at / for Central Permitt	ys, garages, decks,
 Place orange ho 	ouse comer nags at	Place flags per site plan d	eveloped at / for Central Permitt	ing.
out buildings, sw	wimming pools, out	ard in location that is ear	pily viewed from road to assist in	locating property.
Place drange Ex If property is thice.	kly wooded, Environ	imental Health requires t	hat you clean out the <u>undergroup</u>	ormedy
evaluation to be	performed. Inspecto	ers should be able to wall	theely around site. <u>Do not grad</u>	is may be incurred
. All lots to be a	ddressed within 10.	business days alter cu	A STATE OF THE PARTY OF THE PAR	official ready
for failure to un	rcover outlet ha. mi	HE CHOOSE SAMES HOLD	COLOR DESCRIPTION TO SE	edule and use code
 After preparing 	proposed site call the	VOICE PERMITTING SYSTEM) for Environmental Health inspi	ection. Please note
confirmation n	or IVE to yearth result	s. Once approved proce	sed to Central Permitting for per	nits.
- Farmanantal Mani	th Eviction Tank IOSD	sections code doc		
Environmental mea	structions for placing	flags and card on proper	ty.	d etroinht un (if
Prepare for insp	pection by removing s	soil over outlet end of tan	k as diagram indicates, and lift li	oark)
possible) and th	ren close back down.	(Unless inspection is io	ava pos 7595 antion 1 & selec	reprincation permit if
After uncovering	g outlet end call the t	roice permitting system a	t 910-893-7525 option 1 & selection inspection. Please note or	onfirmation number
multiple permit	s, then use code 80	A Managet M fot Clianomiener Le		
given at end o	recording for pres	e Once approved proce	ed to Central Permitting for rema	ining permits.
• Use Click2Gov	OLINIC TO HERE LESON	a. Onco approved to		
SEPTIC				must choose one.
If applying for authorization	on to construct please in	dicate desired system type(s)	can be ranked in order of preference	
Accepted	{}} Innovative	(X) Conventional	Any	
1				
Alternative	{}} Other	1 - (m.) - Pali	amplication if any of the following	apply to the property in
The applicant shall notify	the local health depart	attach supporting documen	application if any of the following tation.	
question. If the answer is				
LIYES NO NO	Does the site contain	any Jurisdictional Wetland	s?	
	Do you plen to have	an irrigation system now or	in the future?	
LYES ON NO	Do you plan to mare	ding contain any drains? Ph	ease explain.	
LIYES (X) NO	Does or will the built	Ding Contain any Arman,	and the same	nerty?
YES X NO	Are there any existing	ig wells, springs, waterimes	or Wastewater Systems on this pro	
YES (X) NO	Is any wastewater go	oing to be generated on the	ite other than domestic sewage?	
· · · · · · · · · · · · · · · · · · ·	Le the site orthinet to	approval by any other Publ	ic Agency?	
☐YES KINO	IS the she subject to	approva v3 3		
YES YNO	Are there any easem	ents or Right of Ways on th	us property:	•
X)YES ()NO	Does the site contain	n any existing water, cable,	phone or underground electric lines	*
	ve	Cine at 800-632-4949 to	ocate the lines. This is a free service	c .
	It yes preuse sun .	The Information Provided H	erein is True, Complete And Correct	. Authorized County An
I Have Read This Applica	ition And Certify 1 hat	THE THUISMANDE LIGHTON	a To Determine Compliance With Ap	plicable Laws And Rule
State Officials Are Grant	ed Right Of Entry To C	onduct Necessary Inspection	A Labelian Of All Property Lines An	d Corners And Making
I Understand That I Am	Solely Responsible For	The Proper Identification An	d Labeling Of All Property Lines An	
The Site Accessible So Ti	ant A Complete Site Eva	aluation Can Be Performed.		
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PROPERTY OWNER			CHON ATTIDE (DECTIEDED)	DATE
I THEN ADDED TO THE PARTY OF TH	SOR OWNERS LEG	GAL REPRESENTATIVE	SIGNATURE (REQUIRED)	DATE
E-Health Checki	3-0.20	GAL REPRESENTATIVE	SIGNATURE (REQUIRED)	DATE 06/10

The Charlotte



LOT PURCHASE AGREEMENT

THIS LOT PURCHASE AGREEMENT ("Agreement") is made and entered into the 7th day of December, 2010 by and between Harnett Developers, LLC, a North Carolina Limited Liability Company ("Seller") and Wynn Construction, Inc., a North Carolina corporation ("Purchaser).

RECITALS

Trotter's Ridge (formerly Wood Acres), (the "Subdivision") located on Doc's Road in Harnett County, North Carolina as shown on Exhibit "A" (Preliminary plat) attached hereto. Preliminary plat proposes approximately 111 lots on parcel recorded in Plat Book 2005, Page 843, Deed Book 2524 at Page 136.

STATEMENT OF PURPOSE and AGREEMENT

Seller desires to sell and Purchaser desires to purchase from Seller all 111 lots in all phases of Trotter's Ridge Subdivision. Wynn Construction, along with Signature Home Builders and Hugh Surles Builders, will be the exclusive builder team in Trotter's Ridge Subdivision subject to the terms and conditions hereinafter set forth.

- Wynn shall close on the purchase of 15 lots within 30 days after plat recordation of Phase 1 and 1A, of which 1 lot out of these 15 will be subordinated by Seller for the purpose of a model home
- Seller shall keep 1 lot subordinated throughout the entire 111 lots for the purpose of a model home
- Wynn shall close on the purchase of an additional lot within 14 days of a closed sale of a Wynn spec home in Trotter's Ridge subdivision
- Wynn along with the aforementioned builder team shall close on all 45 lots in Phase 1 and 1A within 15 months of the initial lot closing and on all remaining lots in Trotter's Ridge within 48 months of the initial lot closing
- Purchaser and Seller acknowledge that all 111 lots are under contract by Wynn
 Construction, however, Wynn assigns the rights to Signature Home Builders Inc. and
 Hugh Surles Builders to purchase lots for the purpose of building homes for sale in
 Trotter's Ridge Subdivision through their respective building companies.
- Purchaser and Seller further acknowledge that as long as all terms and conditions of this
 contract are met that the above mentioned builders will remain as the sole purchasers of
 lots and exclusive builders in Trotter's Ridge Subdivision.

1. PURCHASE PRICE: The purchase price of each of the lots shall be \$ \(\frac{2}{2}, \frac{2}{2}, \).

2. SELLER'S IMPROVEMENTS: Seller warrants that the Subdivision will be developed and the improvements constructed according to subdivision improvement plans submitted to an

- 2. 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. 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.
- 3. 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.
- 4. 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:

Taxes that are a lien on the lots but not yet due and payable.

 Easements and restrictions of record which do not prevent use of the lots for residential purposes and which are reasonably acceptable to Purchaser.

- Protective covenants as established by Seller provided such do not prevent the use
 of the Lots for residential purposes.
- 5. DEFAULT: If Purchaser defaults on any obligation under this Agreement, Seller may treat this Agreement as null and void and sale lots to other buyers. If Seller defaults on any obligation under this Agreement, then Buyer shall have such rights and remedies as may be afforded to it by law, including but not limited to, the right of specific performance. Both Seller and Purchaser must give the other party written notice ten (10) days in advance of exercising any remedy for default, in which ten (10) day period the defaulting party shall be entitled to cure such default.

6. 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 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.

 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 Agreement shall be binding upon and insure to the benefit of the Seller and the Buyer and their respective successors and assigns. This Agreement may be assigned by Buyer with the prior written consent of Seller which shall not be unreasonably withheld.

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

PURCHASER:	SELLER:
Wynn Construction, Inc.	Harnest Doctopers, LLC
By William H. Wy	Ву:
its: President	Its: Nonsex
Date: 12/10/10	Date: [9/7] 10

