Initial Application	Date:(0.	0	4	_

Application #	1450	03	395	6
	CU#			

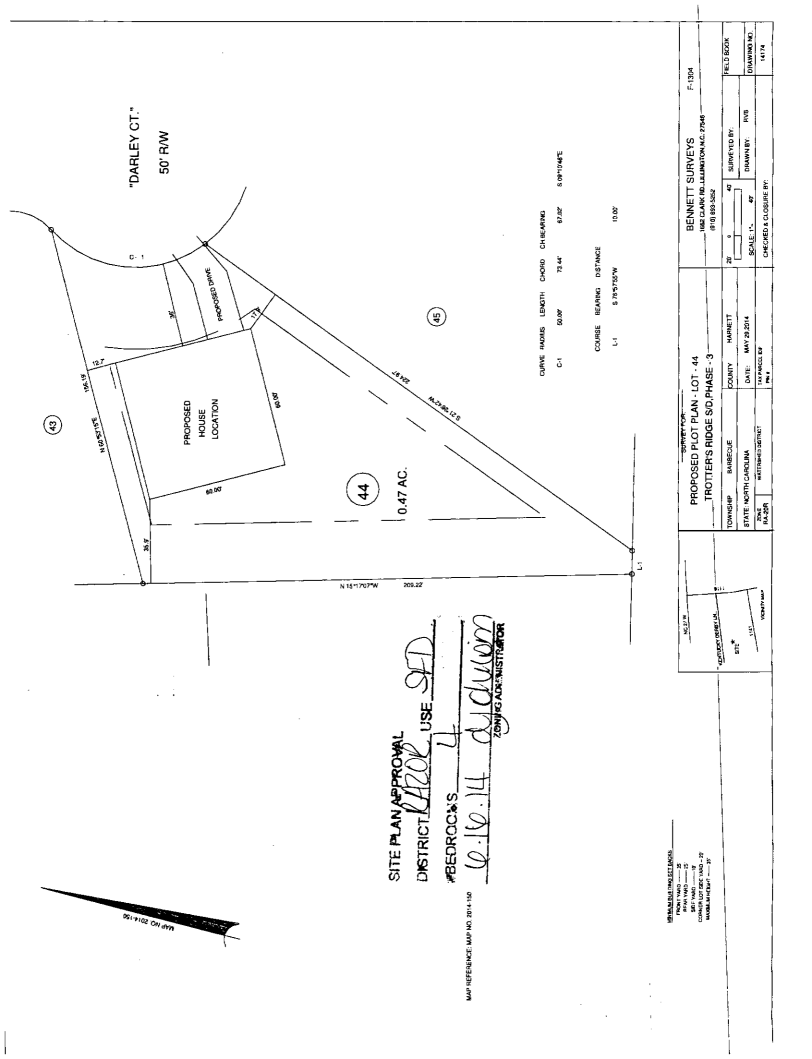
COUNTY OF HARNETT RESIDENTIAL LAND USE APPLICATION Central Permitting 108 E. Front Street, Lillington, NC 27546 Phone: (910) 893-7525 ext: 2 Fax: (910) 893-2793 www.harnett.org/permits

		Mailing Address: 2000 Out	ollor Dr.
Creedmoor	State: NC Zip: 27	7522 Contact No: 919 528-1347	oitol Dr. Email: edward@wynnconstruct.com
LICANT*: J. Edward Avern	ett Mai	fing Address: 2550 Capitol Dr.	
Creedmoor	State: NC Zip 27	7522 Contact No: 919 603-7965	Email: edward@wynnconstruct.com
se fill out applicant information if	different than landowner		W. W. Company
TACT NAME APPLYING IN	OFFICE: J. Edward Averett		Phone # 919 603-7965
PERTY LOCATION: Subdivi	ision: Trotters	Ridge Dhs.	Lot #: 44 Lot Size: .47 Map Book & Page: 2014, 12
Road #	State Road Name:	Parley Court	Map Book & Page: 0/4/13
± 030507	01 0200 08	PIN: 9597-	73-7410.000
ng: <u>PAZOK</u> Flood Zone	Watershed: NQ	Deed Book & Page:	Power Company*: Duke Energ
structures with Progress En	ergy as service provider need	to supply premise number	from Progress Energy.
POSED USE:	ul 5		PTO Monolii Deck: Crawl Space: Slab: Slab:
(is t	the bonus room finished? (🚅)	yes () no w/ a closet? () yes (_) no (it yes add in with # bedrooms)
Mod: (Sizex)#	Bedrooms # Baths Ba	asement (w/wo bath) Garage:	Site Built Deck: On Frame Off Frame
		yes () no Any other site built add	
Manufactured Home:SV	VDWTW (Size		(site built?) Deck:(site built?)
Duplex: (Sizex)	No. Buildings:	No. Bedrooms Per Unit:	
·			#Employees:
Home Occupation: # Rooms		Hours of Operation:_	
Home Occupation: # Rooms	:Use: Sizex) Use:	Hours of Operation:	#Employees: Closets in addition? () yes (
Home Occupation: # Rooms Addition/Accessory/Other: (S	:Use:Sizex) Use: Existing Well New	Hours of Operation:	#Employees: Closets in addition? () yes () *Must have operable water before final
dome Occupation: # Rooms Addition/Accessory/Other: (S	:Use:Sizex) Use: Existing Well New	Hours of Operation:	#Employees: Closets in addition? () yes () *Must have operable water before final
Home Occupation: # Rooms: Addition/Accessory/Other: (S Supply: County ge Supply: New Sept	Use:Use:	Hours of Operation: Well (# of dwellings using well Existing Septic Tank (Complete	#Employees: Closets in addition? () yes () *Must have operable water before final
Home Occupation: # Rooms: Addition/Accessory/Other: (Society County County New Septiowner of this tract of land, or	Use:Use:	Hours of Operation: Well (# of dwellings using well Existing Septic Tank (Complete	#Employees:
Addition/Accessory/Other: (Sapply: County New Septowner of this tract of land, on the property contain any east	Use:	Hours of Operation: Well (# of dwellings using well Existing Septic Tank (Complete actured home within five hundred feet (\$	#Employees:
Addition/Accessory/Other: (Sapply: County New Septiowner of this tract of land, or the property contain any easures (existing or proposed):	Use:	Hours of Operation: Well (# of dwellings using well Existing Septic Tank (Complete actured home within five hundred feet (\$ or overhead () yes () no	#Employees:
Home Occupation: # Rooms: Addition/Accessory/Other: (Sometime Supply: County ge Supply: New Septiment owner of this tract of land, on the property contain any easures (existing or proposed): ired Residential Property	Use:	Hours of Operation:	#Employees:
Home Occupation: # Rooms: Addition/Accessory/Other: (Sapply: County ge Supply: New Septiowner of this tract of land, or the property contain any easures (existing or proposed): ired Residential Property	Use:	Hours of Operation:	#Employees:
Home Occupation: # Rooms: Addition/Accessory/Other: (Sometimes of Supply:	Use:	Hours of Operation:	#Employees:
Home Occupation: # Rooms: Addition/Accessory/Other: (Some Supply: County ge Supply: New Septiowner of this tract of land, or the property contain any eastures (existing or proposed): ired Residential Property Minimum	Use:	Hours of Operation:	#Employees:
Home Occupation: # Rooms: Addition/Accessory/Other: (Some Supply: County ge Supply: New Septiowner of this tract of land, on the property contain any eastures (existing or proposed): ired Residential Property Minimum 35	Use:	Hours of Operation:	#Employees:

CIFIC DIRECTIONS TO THE PROPERTY I	ON ON K	entucky	Derby	LN.		
						1
	<u> </u>					
nits are granted I agree to conform to all o	dinances and laws	of the State of North	Carolina regulati	ng such work and t	he specifications o	f plans subr
by state that foregoing statements are acc	rate and correct to	the heat of my knowl	edge. Permit sul	pject to revocation i	f false information	is provided.
Signature of C	wner 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



	Wyna Con	istruction, Like.		
NAM	E: JELW	istruction, lik. ard Averett	APPLICATION #:	
0	4 TT 141	*This application to be	e filled out when applying for a septic system inspection.*	
CC	Dunty Health	Department Applica	ation for Improvement Permit and/on Authorization to C	onstruct
71 I L	TIME OF TAXABLE PARTY	UN TUD APPLICATION IS	S FALSIFIED, CHANGED, OR THE SITE IS ALTERED, THEN THE IMPROSHALL BECOME INVALID. The permit is valid for either 60 months or with	
depend	me abou goeditici	manon suomined. (Complete	e site plan = 60 months; Complete plat = without expiration)	out expiration
	910-893-732	opuon i	CONFIRMATION #	
	<u>nvironmental</u>	Health New Septic Sys	stem Code 800	
•	lines must be	clearly flagged approvi	visible. Place "pink property flags" on each corner iron of lot. imately every 50 feet between corners.	All property
•	Place "orang	e house corner flags" at	t each corner of the proposed structure. Also flag driveways, gard	
	our pandings	, swimming pools, etc. T	Flace flags per site plan developed at/for Central Permitting	į
•	race orange	∍ ⊑nvironmentai Health (Card in location that is easily viewed from road to assist in location	a property.
•	in biobaith is	unickly wooded, Enviror	imental Health requires that you clean out the undergrouph to a	الممامطة بمرااه
•	All lots to be	addressed within 10	ors should be able to walk freely around site. Do not grade property business days after confirmation. \$25.00 return trip fee may	erty.
	for fallure to	uncover outlet lid, ma	ark house corners and property lines, etc. once lot confirmed	<u>be incurred</u>
•	virei hiebaiii	iu proposed site cali the	I VOICE Dermitting system at 910-893-7525 antion 4 to cahadule a.	والمحمد والمرام
	ACC (GITCH 20)	ecting notification perm	III II Multiple permits exist) for Environmental Health inspection	Please note
	COMMITTICATION	iuitibel given at end of	recording for proof of request.	
. <u>En</u>	vironmental h	iealth Existina Tank in	s. Once approved, proceed to Central Permitting for permits. spections Code 800	
•	Follow above	instructions for placing t	flags and card on property	•
•	Prepare for it	aspection by removing :	Soil over outlet end of tank as diagram indicator, and lift lid at	raight un <i>(if</i>
	possible) allu	migh barting pack it! Dis	MCB. (UNIESS INSPECTION is for a sentic tank in a mobile home park	
•	DO MONTENA	E LIDS OLL OL 25511C	IANK	.!
	if multiple pe	rmits, then use code 8	voice permitting system at 910-893-7525 option 1 & select notification for Environmental Health inspection. Please note confirmation	ation permit
	AIAGH OF GUO	<u> </u>	request.	i
• SEPTIO	_Use Click2Go	v or IVR to hear results.	. Once approved, proceed to Central Permitting for remaining peri	mits.
		ion to construct please indic	cate desired system type(s): can be ranked in order of preference, must choose	050.000
{}} A	accepted	{}} Innovative	{X} Conventional {} Any	JSC OHE.
{}} A	lternative	{} Other		i.
The app	licant shall notif	y the local health departme	ent upon submittal of this application if any of the following apply to the	e property in
luestion	. If the answer i	s "yes", applicant MUST	ATTACH SUPPORTING DOCUMENTATION:	property in
}YE	$S \{X\} NO$	Does the site contain an	y Jurisdictional Wetlands?	
}}YE	S { <u>X</u> } NO		irrigation system now or in the future?	
}YE	s (X) no		g contain any drains? Please explain	
}YES	S (\angle) NO		vells, springs, waterlines or Wastewater Systems on this property?	
}YE	S (<u>X</u>) NO		to be generated on the site other than domestic sewage?	
}YES	,		roval by any other Public Agency?	
_}YES			s or Right of Ways on this property?	
X)YES	S {} NO		y existing water, cable, phone or underground electric lines?	•
			its at 800-632-4949 to locate the lines. This is a free service.	
Have Re	ad This Applicat		information Provided Herein Is True, Complete And Correct. Authorized	County And
ate Offi	cials Are Grante	i Right Of Entry To Condu	nct Necessary Inspections To Determine Compliance With Applicable Laws	And Rules
Underst	and That I Am S	olely Responsible For The P	Proper Identification And Labeling Of All Property Lines And Corners And	d Making
he Site A	ccessible So The	A Complete Site Evaluation	on Can Best erformed.	
/	+//	Meand Mil	1/01 6-13	-14
ROPER	MY OWNERS	OR OWNERS LEGAL I	REPRESENTATIVE SIGNATURE (REQUIRED) DATE	

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).

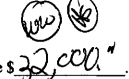
RECITALS

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 \$ -

- 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:
 - 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.
- 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.
- 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 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.	Harner/Devilopers, LLC
By: Weller H. Man	Ву:
Its: Presiclant	Its: Nonbex
Date: 12/10	Date: 10/7/10

LiensNC

Appointment of Lien Agent

Entry Number: 149369

Filed by: wynnhomes

Payment Amount: \$25.00

Filing Date: 06/12/2014

Designated Lien Agent

Investors Title Insurance Company

Online: www.liensnc.com

Address: 19 W Hargett St, Suite 507 / Raleigh, NC 27601

Email: support@liensnc.com

Fax: (919) 489-5231

Technical

Support Hotline: (888) 690-7384



Owner Information

wynn construction inc

2550 capitol dr.

creedmoor

NC

27522

United States

919-528-1347

nancy@wynnconstruct.com

Project Property

trotters ridge subdivision lot 44

34 darley ct.

lillington

NC

27546

Property Type:

1-2 Family Dwelling

Date First Furnished: