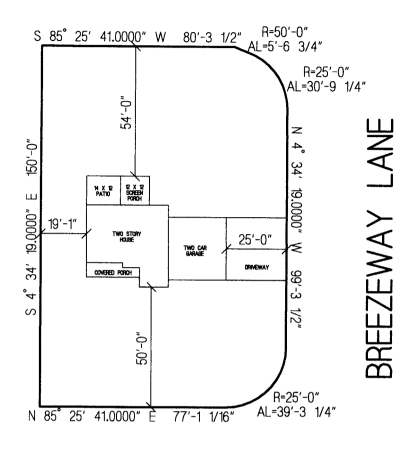
Initial Application Date: 3-2-15	Application # 15 500 3558 8
Dunci Cresticu Dev.	
Central Permitting  108 E. Front Street, Lillington, NC 27546  Phone: (910) 893-7525	Fax: (910) 893-2793 www.hamett.org/permits
EANDOWNER: CLIMBERCAND HOMES Mailing Address:	0 Box 717
City: Dunn State M Zip 2833 Contact # 910-892-	4345 Emili
APPLICANT: Lumberland Sanes low Mailing Address:	0. Box 717
City:State: Zip: 2833.5 Contact # 910 - 892 - *Please fill out applicant information if different than landowner	4345 Email: joannorris Clentury lin
CONTACT NAME APPLYING IN OFFICE: JOAN Norr'S	Phone #
PROPERTY LOCATION: Subdivision: Larolina Seasons	Lot #: 18 Lot Size: .33
State Road # 120/ State Road Name: Ponderasa Rd	Map Book&Page: 2009, 96
	702 0006 17
Zoning 24 202 Flood Zone: X Watershed: NA Deed Book&Page: 6258// 08	Power Company*: FUC
*New structures with Progress Energy as service provider need to supply premise number	from Progress Energy.
SPECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTON: Take 27	West From Lillings.
TR) on Johnsonville, School Land	D od Ponderosa
2d, (2) into 5/D (TR) ON FERN R	LIDER (TR) GREENLINKS
@ STOP (TE ONTO SPRINGFLOWER	
PROPOSED USE:	
SFD: (Size $\frac{46 \times 58}{}$ ) # Bedrooms: $\frac{3}{}$ # Baths $\frac{3}{}$ Basement (w/wo bath) A Garage:	Monolithic
(Is the bonus room finished? (V) yes ()no_w/ a closet? () yes	Deck: Crawl Space: Slab: Slab: Slab:
Mod: (Sizex) # 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 a	dditions? () yes ()no
Manufactured Home:SWDWTW (Sizex) # Bedrooms:Garag	ge:(site built?) Deck:(site built?)
Duplex: (Sizex) No. Buildings: No. Bedrooms Per Unit:	
Home Occupation: # Rooms: Use: Hours of Operation  Addition/Accessory/Other (Size	n:#Employees:
1 USE	Closets in addition? () yes ()no
Water Supply: 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)	ete Checklist) County Sewer
Does owner of this tract of land, own land that contains a manufactured home within five hundred fee Structures (existing or proposed): Single family dwellings:  Manufactured Homes:	
Devolution 10 11 11 11 11	Other (specify):
15 50	
15 51	
Rear <u>S</u> <u>54</u>	
Closest Side 70 777	
Sidestreet/corner lot	
Nearest Building NA	
If permits are granted I agree to conform to all ordinances and lays of the State of North Carolina reg	julating such work and the specifications of plans submitted.
I hereby state that foregoing statements are accurate and correct to the best of my knowledge. Perm	it subject to revocation if false information is provided.
Signature of Owner or Owner's Albent	4/15/15 Batal

\*\*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





GREEN LINKS DRIVE

CUMBERLAND HOMES, INC.
LOT # 18 CAROLINA SEASONS
THE LEXINGTON WITH COVERED PORCH
SCALE: 1"=40'

, NA	ME:			
•	•	APPLICATION #:		
9	County Heal	*This application to be filled out when applying for a septic system inspection.*		
ΙFΤ	HE INFORMAT	th Department Application for Improvement Permit and/or Authorization to Construct ON IN THIS APPLICATION IS FALSIFIED, CHANGED, OR THE SITE IS ALTERED, THEN THE IMPROVEMENT ORIZATION TO CONSTRUCT SHALL BECOME INVALID. The partition which is all the provided by the construct of the provided by the pro		
PER	MIT OR AUTHO	ORIZATION TO CONSTRUCT SYLVEN THE STATE IS ALTERED. THEN THE IMPROVEMENT		
иере		mentation submitted. (Complete site plan = 60 months; Complete plat = without expiration)		
C.	• All prope	WITIGHT IVEW SPOTIC System Code One		
	lines must	ty irons must be made visible. Place "pink property flags" on each corner iron of lot. All property be clearly flagged approximately every 50 feet between corners.		
'		MyG House Comer Hane" at each corner of the many		
	out buildin Place orar	gs, swimming pools, etc. Place flags per site plan developed at/for Central Permitting.		
	• If property is thickly wooded, Environmental Health requires that you clean out the <u>undergrowth</u> to allow the soil			
•	evaluation to be performed. Inspectors should be able to walk freely around site. Do not grade property.  * All lots to be addressed within 10 husiness days after confirmation.			
	for failure	to uncover outlet lid mark house commercial to the state of the state		
•	<ul> <li>After prepared</li> </ul>	aring proposed site call the voice permitting property lines, etc. once lot confirmed ready.		
	800 (after	selecting notification permit if multiple permits exist) for Environmental Health inspection. Please note in number given at end of recording for proof of request.		
_	confirmatio	n number given at end of recording for proof of request.		
	GOO CHOKE	QUY UI IVIT (U VEIIIV [ESIIIS ()nce approved present to 0 1 to 1		
•	1 DIOW above instructions for placing flags and cord on promotion			
	possible) a	r inspection by removing soil over <b>outlet end</b> of tank as diagram indicates, and lift lid straight up (if		
•	DO NOT LE	AVE LIDS OFF OF SEPTIC TANK		
•	After uncov	rering outlet end call the voice permitting author at 0.40 and 75.5		
	<ul> <li>After uncovering outlet end call the voice permitting system at 910-893-7525 option 1 &amp; select notification permit if multiple permits, then use code 800 for Environmental Health inspection. Please note confirmation number given at end of recording for proof of request</li> </ul>			
•	given at end	d of recording for proof of request.		
SEPT	TC	Gov or IVR to hear results. Once approved, proceed to Central Permitting for remaining permits.		
	lying for authori	zation to construct please indicate desired system type(s): can be ranked in order of preference, must choose one.		
{}}	Accepted	( ) Innovativa . (. A a		
<i>(</i> )	Alternative	·—·		
		{}} Other		
questic	plicant shall no on. If the answe	tify the local health department upon submittal of this application if any of the following apply to the property in r is "yes", applicant MUST ATTACH SUPPORTING DOCUMENTATION:		
{}}Y		Does the site contain any Jurisdictional Wetlands?		
{}}Y	ES (V)NO	Do you plan to have an <u>irrigation system</u> now or in the future?		
{}}Y	ES (_V)NO	Does or will the building contain any drains? Please explain.		
{}}Y	ES {}NO	Are there any existing wells, springs, waterlines or Wastewater Systems on this property?		
{_}}Y	ES (_V) NO	Is any wastewater going to be generated on the site other than domestic sewage?		
{}}YI	ES (_V) NO	Is the site subject to approval by any other Public Agency?		
{}}YI	. 7	Are there any Easements or Right of Ways on this property?		
{_}}YI	ES {_V} 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 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.

PROPER POWNERS OR OWNERS LEGAL REPRESENTATIVE SIGNATURE (REQUIRED)

10/10

## CONTRACT TO PURCHASE

This contract made and entered into this 31 th day of MARCH IS by and between <u>Crestview</u> <u>Developers, LLC.</u> as SELLER, and <u>CUMBER LAWD</u> Homes INC. , as BUYER.

WITNESSETH
THAT SELLER hereby contracts to sell and convey to BUYER, and BUYER hereby contracts to purchase from SELLER, the following described residential building lot/s, to with
Being all of LOT/S, 18 the Subdivision known as <u>Carolins Seasons Phase 2</u> Section 1 a map of which is duly recorded in Book of Plats Map 2009 Page 96-100 Part  Harnett County Registry.
Price is \$ 30,000 each, payable as follows:
Down Payment (payable upon execution of this contract): § -0-
Balance of Sale Price (payable at closing):
1. The LOT/S shall be conveyed by SELLER to BUYER by a General Warranty Deed free of all encumbrances other than taxes for the current year, which taxes shall be prorated as of closing. The Deed shall be subject to all Restrictive Covenants, Utility Easements and applicable zoning ordinances on record at the time of closing.
2. BUYER acknowledges inspecting the property and that no representations or inducements have been made by SELLER, other than those set forth herein, and that the Contract contains the entire agreement between the parties.
3. Closing (Final Settlement) is to take place not later than: MAY 2015 at the offices of TBA Should BUYER fail to close, the SELLER, at his option, may retain the sum paid as a Down Payment upon the Purchase Price as liquidated damages and declare this Contract null and void and may proceed to resell the LOT/S to a subsequent Buyer.
4. Other Conditions:
Restrictive Covenants for subdivision are recorded in the Office of the Register of Deeds for <u>Harnett County</u> in Book <u>2684</u> Page <u>212-220</u> , or, a copy of which has been provided to Buyer.
Building side lines shall be per plat unless otherwise controlled by governmental authority. Property has been surveyed by <b>Bennett Surveys</b> , Inc.

BUYER must submit house plans to SELLER for architectural conformity and approval prior to breaking ground.

If the buyer of this transaction elects not the build on said lot(s) and decides to sale the purchased lots instead, Crestview Developers, LLC. have the first right of refusal to purchase the said lot(s) back from the buyer Cumber Land Homes Inc.

Buyer and Seller and/or their assignees agree that the exclusive marketing for houses built on the above lots will be through ERA Strother Real Estate/LWS Homes/Larry W. Strother. It is intended by this provision that ERA Strother Real Estate/LWS Homes/Larry W. Strother is to be a third party beneficiary of this contract. BUYER covenants and agrees that, should it in turn sell any or all of the lots purchased hereunder to a third party builder, then, and in that event, BUYER covenants to include in its contract to sell such lots that ERA Strother Real Estate/LWS Homes/Larry Strother shall be the exclusive marketing agent therefore and a third party beneficiary under such contract. BUYER'S failure to include such a binding provision in its contract of sale for such lot(s) to a third party builder, as is set forth herein above, shall result in the accrual of liquidated damages payable by BUYER to ERA Strother Real Estate/LWS Homes/Larry Strother in an amount equivalent to twice the amount BUYER originally paid SELLER for such lot(s). BUYER agrees that this liquidated damages clause is not to be construed as a penalty and that same represents a fair estimate of SELLER'S future damages for the breach of this paragraph, which damages would otherwise not be susceptible of accurate calculation.

Additionally: Buyer may be charged a fee of \$150.00 by Carolina Seasons HOA.

IN WITNESS WHEREOF the parties have executed this contract this 20 day of FEB 2015

SELLER

Crestview Developers, LLC.

Larry Strother, Managing Member