Initial Application Date:	L	6	115	_
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Application # 1550037425)
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COUNTY OF HARNETT RESIDENTIAL LAND USE APPLICATION

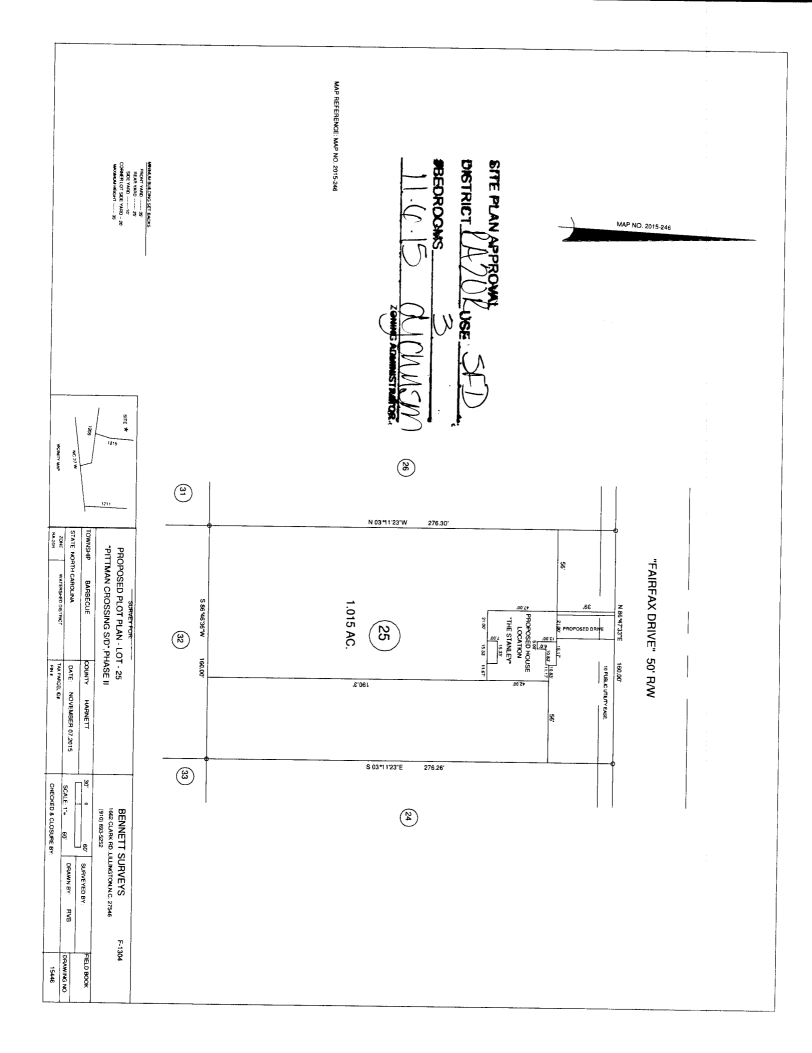
108 E. Front Street, Lillington, NC 27546 Phone: (910) 893-7525 ext:2 Fax: (910) 893-2793 www.harnett.org/permits Central Permitting

"A RECORDED SURVEY MAP, RECORDED DEED (OR OFFER TO PURCHASE	(a) & SITE PLAN ARE REQUIRED WHEN SUBMITTING A LAND USE APPLICATION**
LANDOWNER: Allied Development, Inc	350 Wagoner Drive
City: Fayetteville State: NC Zip: 28303 Contact	ling Address: 350 Wagoner Drive No: 9096064696
APPLICANT*: Weaver Homes, Inc.	350 Wagoner Drive
City: Fayetteville State: NC Zip: 28303 Contact *Please fill out applicant information if different than landowner	No: 9196064696
CONTACT NAME APPLYING IN OFFICE: Dustin Blackwell	Phone #_ 9196064696
Party -	
State Road #State Road Name: 352 Fair #	Lay DR Man Book & Dage 245, 246
PROPERTY LOCATION: Subdivision: Pittman Crossing State Road # State Road Name: 352 Fair # Parcel: 039588 0003 31 PIN:	9588-63-1476.000
Zoning: RA20 Flood Zone: Watershed: N// Deed Book & P	Page: 3247 / 787 Power Company*:Duke
*New structures with Progress Energy as service provider need to supply premi	se number from Progress Energy.
PROPOSED USE: SFD: (Size 48 x47) # Bedrooms: 3 # Baths: Basement(w/wo b	and assert
SFD: (Size 48 x47) # Bedrooms: 3 # Baths: 2 Basement/while h	Y Monolithic
(Is the bonus room finished? () yes () no w	v/ a closet? () yes () no (if yes add in with # bedrooms)
	oath) Garage: Site Built Deck: On Frame Off Frame
☐ Manufactured Home:SWDWTW (Sizex) # Be	edrooms: Garage:(site built?) Deck:(site built?)
Duplex: (Sizex) No. Buildings: No. Bedroom	ns Per Unit:
U Home Occupation: # Rooms: Use:	Hours of Operation:#Employees:
☐ Addition/Accessory/Other: (Sizex) Use:	Closets in addition? () yes () no
Water Supply: County Existing Well New Well (# of dwell	llings using well) *Must have operable water before final
Sewage Supply: New Septic Tank (Complete Checklist) Existing	
Does owner of this tract of land, own land that contains a manufactured home w	
Does the property contain any easements whether underground or overhead (
Defined	inufactured Homes: Other (specify):
Required Residential Property Line Setbacks: Comments:	
Front Minimum 35 Actual 39	
Rear 25 (90	
Closest Side 10 56	
Sidestreet/corner lot	
Nearest Building 10 on same lot	
	1 of 2 pro44

SPECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTON:	H:Hwy 27 west. Right on Barbecue Church road. Right on Rosser	
Pittman road. Left into project. Lot 9 on the left.		
If permits are granted I agree to conform to all ordinances and laws of I hereby state that foregoing statements are accurate and correct to the Signature of Owner or Owner's Age	of the State of North Carolina regulating such work and the specifications of plans subtle best of my knowledge. Permit subject to revocation if false information is provided to the specifications of plans subtle best of my knowledge. Permit subject to revocation if false information is provided to the specifications of plans subtle best of my knowledge. Permit subject to revocation if false information is provided to the specifications of plans subtle best of my knowledge. Permit subject to revocation if false information is provided to the specifications of plans subtle best of my knowledge. Permit subject to revocation if false information is provided to the specifications of plans subject to revocation if false information is provided to the specific t	omitted. d.

^{***}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**



NAME	Wegue	Development	Irc.	APPLICATION #:	37475
		*This application to b	e filled out when anniving	for a septic system inspec	tion *
Co	unty Health D	eoariment Anniic	ation for Improvemen	t Danmit and lan A -Al-	
					HEN THE IMPROVEMENT 60 months or without expiration
aepenan	C 1	won bublifitted. (Collipict	e site plan = 60 months; Comp	 the permit is valid for either lete plat = without expiration) 	012720
	910-093-1323	option 1		CONFIRMATION #_	012100
LJ <u>E//</u>	All property:	ealth New Septic Sy	<i>stem</i> Code 800		11.10.19
•	lines must be	rons must be made	visible. Place "pink pro	perty flags" on each cor	ner iron of lot. All property
•	Place "orange	house corner flore"	kimately every 50 feet bet	ween corners.	
	out buildings, s	swimming pools, etc.	ti each comer of the prop Place flags per site plan	developed at/for Central	driveways, garages, decks,
•	Place orange I	Environmental Health	card in location that is ea	silv viewed from road to	assist in locating property.
•	in broberry is ri	HCKIY WOODED, ENVIRO	inmental Health requires.	that you clean out the ur	adorarouth to allow the soil
	CValuation to D	e penomieu. Inspec	tors should be able to wa	lk freely around site. Do r	not arado proportu
•	<u>All lots to be</u> .	aqaressea within 1(l business davs after co	infirmation \$25.00 rotuu	rn trin foo mou ha incumed
	TOT TAILUIE (U (mcover outlet lia. M	lark nouse corners and	nronerty lines etc onc	a lat confirmed ready
•	Arter preparing	i proposed site call th	le Voice bermitting systen	1 at 910-893-7525 ontion	1 to cohodula and use sade
	dog (arter sele	cong nouncation per	multiple permits exi	St) for Environmental Hea	alth inspection. <u>Please note</u>
	COMMITTIALION III	umber given at end o	recording for proof of re	auest	
- 	Use Click2Gov	or IVR to verify resu	lts. Once approved, proc	eed to Central Permitting	for permits.
] <u>En</u>	<u>vironmentai He</u>	ealth Existing Tank I	Inspections Code 800		
•	Propose (nstructions for placing	flags and card on prope	rty.	
•	possible) and t	spection by removing hen put lid back in r	soil over outlet end of contraction	tank as diagram indicate is for a septic tank in a m	es, and lift lid straight up (if
•	DO NOT LEAVE	: LIDS OFF OF SEPTIC	; TANK		
•	After uncoverir	ng outlet end call the	voice permitting system	at 910-893-7525 ontion 1	& select notification permit
	in marrible her	mis, men use code	bud for Environmental 1	Health inspection. Please	note confirmation number
	given at end of	recording for proof o	t request.		
• SEPTIO	Use Click2Gov	or IVR to hear result	s. Once approved, proce	ed to Central Permitting fo	or remaining permits,
		on to construct please in	dicate desired system type(s)	can be ranked in order of pro-	ofomomoot .l
		{}} Innovative	Conventional	() A	eterence, must choose one.
-	•		Conventional	() Ally	
The app	licant shall notify	the local health depart	ment upon submittal of this	application if any of the foll	lowing apply to the property in
question	I. If the answer is	s "yes", applicant MUS	T ATTACH SUPPORTIN	G DOCUMENTATION:	
}YE	s (X NO	Door the site	T. 1 11 11 1 1 1 1 1 1 1 1 1 1 1 1	0	
	· •		any Jurisdictional Wetlands		
}YE	S $\{\underline{\Gamma}\}$ NO	Do you plan to have a	in irrigation system now or	in the future?	

Does or will the building contain any drains? Please explain. {___}}YES Are there any existing wells, springs, waterlines or Wastewater Systems on this property? {__}}YES Is any wastewater going to be generated on the site other than domestic sewage? $\{X\}$ NO {__}}YES Is the site subject to approval by any other Public Agency? {__}}YES Are there any Easements or Right of Ways on this property? {__}}YES 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. PROPERTY OWNERS OR OWNERS LEGAL REPRESENTATIVE SIGNATURE (REQUIRED)

DAII

NORTH CAROLINA HARNETT COUNTY

OFFER TO PURCHASE AND CONTRACT OF SALE

THIS CONTRACT OF SALE, made and entered into this 3rd day of November, 2015, by and between Allied Development, Inc., a North Carolina Corporation (the "Seller") and Weaver Homes, Inc., (the "Buyer").

WITNESSETH:

IN CONSIDERATION of the mutual covenants, promises and conditions hereinafter set forth and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by the parties, the parties hereto agree as follows:

1. PROPERTY. Seller hereby agrees to sell to the Buyer and the Buyer agrees to purchase from the Seller the fee simple property lying in Harnett County, North Carolina, known as Lot #'s 25 & 28 situated in PhaseII of the Pittman Crossing Subdivision, and being more particularly described in:

Recorded in Plat Slide- 2011-12, in the Harnett County North Carolina, Registry. [See attached Exhibit "A"]

- 2. PURCHASE PRICE. Buyer shall pay to Seller an amount equal to TWENTY SEVEN THOUDAND (\$27,000.00) and 00/100 Dollars for each Lot. The total amount (\$54,000.00) shall be paid at Closing.
- 3. CONDITIONS TO BUYER'S OBLIGATIONS. The Buyer's obligation to purchase the Property pursuant to this Contract is contingent upon the following, all or any of which may be waived by the Buyer:
 - A. All deeds of trust, liens, and other charges against the Property, not assumed by the Buyer, must be paid and satisfied by Seller prior to or at closing such that cancellation may be promptly obtained following closing. Seller shall remain obligated to obtain any such cancellations following closing.
 - B. Title must be delivered at closing by General Warranty Deed unless otherwise stated herein, and title must be fee simple marketable title, free of all encumbrances except ad valorem taxes for the current year (pro-rated as of the day of Closing), utility easements, unviolated restrictive covenants that do not materially affect the value of the Property, zoning ordinances, road rights-of-way of record, other easements, and such other encumbrances as may be assumed or specifically approved by Buyer.

- C. The Seller has complied with and otherwise performed each of the covenants and obligations of the Seller under this Contract.
- D. All representations and warranties of Seller as set forth in this Contract shall be in all respects true and accurate as of the date of the Closing.
- E. After the date of the execution of this Contract by the Seller, Buyer at Buyer's expense, shall cause a title examination to be made of the Property. In the event that such title examination shall show that Seller's title is not good, marketable, fee simple and insurable, then the Buyer shall immediately notify the Seller in writing of all such title defects and exceptions, as of the date Buyer learns of the title defects, and Seller shall have thirty (30) days to cure said noticed defects. Should Seller elect not to cure such defects, then he immediately shall give notice to Buyer that Seller is terminating the Contract, and the Earnest Money shall be returned to Buyer. If Seller does not cure the defects or objections within thirty (30) days of notice thereof, the Buyer may terminate this Contract and receive a return of Earnest Money. If the Buyer is to purchase title insurance, the insuring company must be licensed to do business in the State of North Carolina. Title to the Property must be insurable at regular rates, subject only to standard exceptions and permitted exceptions. Seller warrants that as of the date of this Contract he holds fee simple title to the Property.
- F. Seller represents and warrants that, to the best of Seller's knowledge, use of the Property for its intended use will not violate any private restrictions or governmental regulations. If Buyer determines, prior to the date of Closing, that use of the Property for its intended use will violate any private restrictions or governmental regulations, then Buyer may terminate the Contract by written notice and receive a return of Earnest Money, and neither party shall then have any further obligations in connection with this Contract.
- G. If the Property is not substantially in the same condition as of the date of the offer, reasonable wear and tear excepted, then Buyer may terminate the Contract and receive a return of Earnest Money.
- H. Buyer, its agents or representatives, at Buyer's expense and at reasonable times during normal business hours, shall have the right to enter upon the Property for the purpose of inspecting, examining, performing soil boring and any other testing and surveying required by Buyer. Buyer also shall have the right to review and inspect all leases, contracts or other agreements affecting or related directly to the Property, if applicable. Buyer assumes all responsibility for the acts of himself, his agents or representatives in exercising his rights under

this paragraph and agrees to indemnify and hold Seller harmless from any damages resulting therefrom. Any inspections not completed prior to Closing shall be deemed waived by the Buyer.

- 4. CLOSING. Closing shall occur on or before November 20, 2015, at a place designated by Buyer. Possession shall be delivered at Closing. At Closing, Seller shall deliver to Buyer a General Warranty Deed, an Owner's Affidavit Regarding Liens, lien waiver forms, and any other documents customarily executed by Seller in similar transactions. Buyer shall deliver the Purchase price to Seller at Closing. The Closing shall be complete as of the date and time of the recording of the deed. The deed is to be made as directed by Purchaser.
- 5. PRORATIONS AND CLOSING EXPENSES. Seller and Buyer agree that all real property taxes and property owner's association dues, if applicable, for the current calendar year shall be prorated based on the calendar year as of the date of Closing. Seller shall pay all deferred ad valorem taxes, past due taxes or assessments, any late penalties, and any and all taxes on personal property. Seller shall pay for the deed preparation, revenue stamps, and any other conveyance fees or taxes due from Seller and Buyer shall pay all other expenses.
- 6. PROPERTY OWNERS ASSOCIATION DUES. Seller and Buyer mutually acknowledge that, if property owner's association dues are applicable to the Property, such dues shall be current as of the date of the Closing. Dues for the current calendar year shall be pro-rated as of the date of Closing.
- 7. ENVIRONMENTAL STATUS. Seller represents and warrants that it has no actual knowledge or notice of the presence or disposal on the Property of hazardous or toxic waste or substances, which are defined as those substances, materials, and wastes, including, but not limited to, those substances, materials and wastes listed in the United States Department of Transportation Hazardous Materials Table (49 CFR172.101, as amended) or by the Environmental Protection Agency as hazardous substances (40 CFR Part 302, as amended) and amendments thereto, or such substances, materials, and wastes which are or may become regulated under any applicable local, state, or federal law. Seller further states that he has no actual knowledge or notice of any contamination of the Property from such substances as may have been disposed of or stored on neighboring tracts, and it has no reason to suspect that such use or disposal has occurred, either during or prior to his ownership of the Property.
- 8. RISK OF LOSS/DAMAGE REPAIR. Until the Closing, the risk of loss or damage to the Property, except as otherwise provided herein, shall be borne by Seller. In the event the Property is damaged so that the Property cannot be conveyed in substantially the same condition as it was prior to Closing, Buyer may elect to terminate the Contract, and the Earnest Money shall be returned to Buyer. Except as to maintaining the Property in its present condition as of the date of the offer under this Contract, Seller shall have no responsibility for the repair of the Property, including any improvements, unless the parties hereto agree in writing.

9. NOTICES. Unless otherwise provided herein, all notices and other communications which may be or are required to be given or made by any party to the other in connection herewith shall be in writing and shall be deemed to have been properly given and received on the date delivered in person or deposited in the United States mail, registered or certified, return receipt requested, to the following addresses:

Buyer: Weaver Homes, Inc. 350 Wagoner Dr. Fayetteville, NC 28303 Att: Frank Weaver Seller: Allied Development, Inc. 350 Wagoner Dr. Fayetteville, N C 28303 Att: Neal McLeod

- 10. SELLER KNOWLEDGE OR NOTICE. Seller has no knowledge or notice of (a) condemnation proceedings affecting or contemplated with respect to the Property; (b) actions, suits, or proceedings pending or threatened against the Property; (c) changes contemplated in any applicable laws, ordinances or restrictions affecting the Property; or (d) governmental special assessments, either pending or confirmed, for sidewalk, paving, water, sewer, or other improvements on or adjoining the Property. Any confirmed assessments of any kind or nature shall be paid by Seller, and Buyer shall take title subject to any and all pending assessments, if any, unless otherwise agreed by the parties.
- 11. COMPLIANCE. To the best of Seller's knowledge and belief, (a) Seller has complied with all applicable laws, ordinances, regulations, statutes, rules and restrictions pertaining to or affecting the Property; (b) performance of this Contract will not result in the breach of, constitute default under or result in the imposition of any lien or encumbrance upon the Property under any agreement or other instrument to which Seller is a party or by which Seller or the Property is bound; and (c) there are no legal actions, suits or other legal or administrative proceedings pending or threatened against the Property, and Seller is not aware of any facts which might result in any such action, suit or other proceeding.
- 12. SURVIVAL OF REPRESENTATIONS AND WARRANTIES. All representations, warranties, covenants and agreements made by the parties hereto shall survive the Closing and delivery of the deed. If any provision herein contained which by its nature and effect is required to be observed, kept, or performed after the closing, it shall survive the closing and remain binding upon and for the benefit of the parties hereto until fully observed, kept, or performed.
- 13. APPLICABLE LAW. This Contract shall be construed under the laws of the State of North Carolina.
- 14. TAX-DEFERRED EXCHANGE. In the event that Buyer or Seller desire to effect a tax-deferred exchange in connection with the conveyance of the Property, Buyer and Seller agree to cooperate in effecting such exchange; provided, however, that the exchanging party shall be responsible for all additional costs associated with such

exchange, and provided further, that a non-exchanging party shall not assume any additional liability with respect to such tax-deferred exchange. Seller and Buyer shall execute such additional documents, at no cost to the non-exchanging party, as shall be required to give effect to this provision.

- 15. ASSIGNMENT. This Contract may be assigned by Buyer without the prior written consent to the assignment by Seller.
- 16. ENTIRE AGREEMENT. This Contract contains the entire agreement of the parties and there are no representations, inducements or other provisions other than those expressed herein. All changes, additions, or deletions hereto must be in writing and signed by all parties hereto.
- 17. EXECUTION. This instrument shall become a binding contract when signed by both Buyer and Seller.
- 18. EXPIRATION OF OFFER. This instrument shall be deemed an offer to the Seller which may be accepted by signature of the Seller and delivery of the original to the Buyer.

IN WITNESS WHEREOF, this Contract is executed under seal in signed multiple originals, all of which constitute one and the same instrument, with a signed original being retained by each party, and the parties adopt the word "seal" beside their signatures below.

SELLER: MI (SEAL)
ALLIED DEVELOPMENT, INC.

By: Neal McLeod CFO, Weaver Companies

Date: 11 03 15

BUYER:

WEAVER HOMES, INC.

By: E. Frank Weaver, III

President

Date: //-3-15

LILLINGTON, NC 27546 For Inspections Call: (910) 893-7525 Fax: (910) 893-2793 Bldg Insp scheduled before 2pm available next business day. ------Application Number 15-50037425 Date 12/01/15
Property Address 352 FAIRFAX DR
PARCEL NUMBER . . 03-9588- - -0003- -31Application type description CP NEW RESIDENTIAL (SFD)
Subdivision Name PITTMAN CROSSING PH2 22LOTS Property Zoning RES/AGRI DIST - RA-20R Owner Contractor _______ ALLIED DEVELOPMENT INC WEAVER DEVELOPMENT CO INC 350 WAGONER DRIVE PO BOX 53786
FAYETTEVILLE NC 28303 FAYETTEVILLE NC 28305 (910) 433-0888 Applicant ______ WEAVER HOMES INC #25 350 WAGONER DR (919) 606-4696 Structure Structure Information 000 000 48X47 3BR ATT DECK Flood Zone FLOOD ZONE X Other struct info # BEDROOMS 3.00 # BEDROOMS PROPOSED USE SFD SEPTIC - EXISTING? NEW COUNTY WATER SUPPLY Permit BLDG, MECH, ELEC, PLB, INSU PERMIT Additional desc . . Phone Access Code . 1118124 Issue Date 12/01/15 Valuation Expiration Date . . . 11/30/16

HARNETT COUNTY CENTRAL PERMITTING

P.O. BOX 65

HARNETT COUNTY CENTRAL PERMITTING P.O. BOX 65 LILLINGTON, NC 27546

For Inspections Call: (910) 893-7525 Fax: (910) 893-2793 Bldg Insp scheduled before 2pm available next business day.

Page Date 12/01/15

Application description . . . CP NEW RESIDENTIAL (SFD) Subdivision Name PITTMAN CROSSING PH2 22LOTS Property Zoning RES/AGRI DIST - RA-20R

Permit BLDG, MECH, ELEC, PLB, INSU PERMIT

Additional desc . . Phone Access Code . 1118124

Required Inspections

Seq	Phone Insp#	Insp Code	Description	Initials	Date
10 20 20-30 30-999 30-999 40-50 40-60 40-60 40-60 50-60 50-60	101 103 814 111 309 129 425 125 325 225 429 131 329 229	B101 B103 A814 B111 P309 I129 R425 R125 R325 R225 R429 R131 R329 R229	R*BLDG FOOTING / TEMP SVC POLE R*BLDG FOUND & TEMP SVC POLE ADDRESS CONFIRMATION R*BLDG SLAB INSP/TEMP SVC POLE R*PLUMB UNDER SLAB R*INSULATION INSPECTION FOUR TRADE ROUGH IN ONE TRADE ROUGH IN THREE TRADE ROUGH IN TWO TRADE ROUGH IN FOUR TRADE FINAL ONE TRADE FINAL THREE TRADE FINAL THREE TRADE FINAL TWO TRADE FINAL		
999		H824	ENVIR. OPERATIONS PERMIT		//





CD Blackwell <cdb1971@gmail.com>

LiensNC Notice of Appointment of Lien Agent - Address: 352 Fairfax Drive, Sanford, 27332

LiensNC Support <donotreply@liensnc.com>

Wed, Nov 18, 2015 at 9:57 AM

A(n) Appointment of Lien Agent was filed on November 18, 2015, 09:57:42 AM using the North Carolina Online Lien Agent System (LiensNC). Details of this filing include:

Project Property

Lot 25 Pittman Crossing 352 Fairfax Drive Sanford, NC 27332 Harnett County

Entry Number: 382602 (entry search, view related filings)

Date of Filing: November 18, 2015, 09:57:42 AM

Lien Agent

First American Title Insurance Company

Online: www.liensnc.com

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

Phone: 888-690-7384 **Fax:** 913-489-5231

Email: support@liensnc.com

Owner Information

Weaver Homes Inc.
350 Wagoner Drive
Fayetteville, NC 28303
United States Email: nmcleod@weavercompanies.com
Phone: 910-433-0888

Design Professionals

Date of First Furnishing

November 25, 2015

Click to view full filing details

Scan for instant access on your mobile phone



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