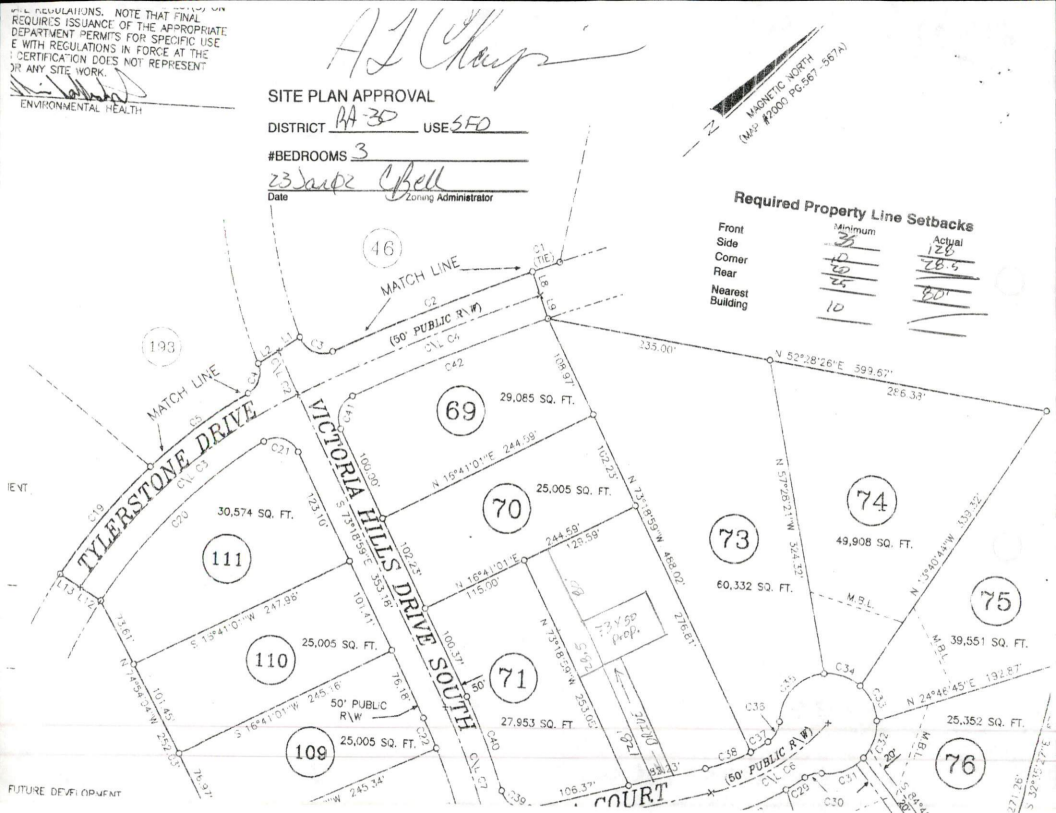
COUNTY OF HARNETT LAND USE APPLICATION

í.	Central	Permitting	102 E. Front	Street, Lillington,	NC 27546	Phone: (01	0) 907 4750	
2		12	71			(22	0) 893-4759	Fax: (910) 893-2793
	LANDOWNER:	17 4 1	dans	w	Mailing A	ddrana	28 Pal	9 14 14 G19 639 30
	City: Anc	10 L	7	State: N	7ini	17001	O COTA	1 Lain
	, ,			State	Zip: _	2/501	Phone #:	919 639 30
	APPLICANT:							
	APPLICANT:			G	Mailing Ad	dress:		
	City:			State:	Zip:		Phone #:	
				j	1	0 -		
	PROPERTY LOCATION	3 - MES -11	>/0\	SR Name: ACC	fact He	4)		
	raice. (7 - 24)	215	(())	1/1	PIN: Clos	1-04-47	2600	
,	Zoning: NT	Subdivision:	000	ay All	13 JPJ	I	Lot#: 7Z	Lot Size: 31,9575
1	Flood Plain:	Panel: OC	Waters	hed:	Deed B	ook/Page: DTT	Plat B	Lot Size: 31,3573 Book/Page: Text -14/1
	ALDEGINONG TO THE D	0.0000000000000000000000000000000000000		110 /	11/ 5	. 1. T		7470
L	RECTIONS TO THE P.	ROPERTY FROM	LILLINGTON: +	401	Von/h	6/2,11	inn Pis	let on hather
-(go ir	wan i	11917 1	100	10/00/	V # 111	5	/
_								
_	O O O O O O O O O O O O O O O O O O O							
Di:	So Family Dwelling (12 47		7	1/1			Deck Schery
,	Sg. ramily Dwelling (S	ize / 5 x 300	# of Bedrooms	# Baths	2/2 Basemen	t (w/wo bath)	Garage 1	Deck SAL
	Multi-Family Dwelling	No. Units	No.	Bedrooms/Unit _		-		- Chesa
J	Manufactured Home (S	izex)	# of Bedrooms	Garage _	Dec	k		
	Comments:							
	Number of persons per l							
	Business Sq. Ft.				Туре			
	Industry Sq. Ft.				Туре			
	Home Occupation Accessory Building	(Sizex_) # Rooms_		Use			
	Addition to Existing Buil	ding (Size	_)					
	Addition to Existing Buil Other	(6120	^) Us	e				
	er Supply: (County	() Well	(No dwellings					
Sewa	ge Supply: New Sep	tic Tank (Existing Sentic Tar)	Other			
r .			and the same of th			(_) Other		
Struct	on & Sedimentation Contro tures on this tract of land:	Single family d	vellings Draft	Manufacture	-	ments of the		
Prope	rty owner of this tract of la	nd own land that c	ontains a manufactu	wandractured n	omes	Other (specify)		
Requi	ired Property Line Setba	cks: Min	imum				pove? YE	s (NO)
	,	~-9		Actual		inimum	Actual	
		Front 3		100	Rear	75	80	
		Side 10	7	18.5	Corner			
	Nearest B	tilding		-			-	
			_					
If perm	its are granted I agree to	conform to all ord	linances and the lay	vs of the State of	North Carolina s			ions or plans submitted. I
hereby s	swear that the foregoing sta	fements are accur	ate and correct to the	hest of my knowl	ledge	gulating such work	c and the specificat	ions or plans submitted. I
/	1 / /.	11		o best of my know	ledge.			
	1 / 1 / 1/							
97	NIA	4102			1-9	202		
Signatur	re of Applicant	11/				(30 h		
Same	s reprieme				Date			

^{**}This application expires 6 months from the date issued if no permits have been issued **



North Carolina
Harnett County

OPTION CONTRACT

manet county								
This contract, made this 20th	day of <u>December</u> , 20 <u>01</u> , between:							
Anderson Construction Inc.	hereinafter called "SELLER" and							
A. L. Champion hereinafter called "BUYER"								
WITNESSETH:								
That for and in consideration of the sum of \$\(\) 22,500.00 , the receipt of which is hereby acknowledged, Seller hereby gives and grants unto Buyer the right and option to purchase from said Seller a certain tract of land in Hectors Creek Township, County of Harnett , more particularly described as follows:								
Lot # 72 - Victoria Hills III	\$22,500.00							
Less deposit	500.00							
Amount due April 1, 2002	\$22,000.00							
 If Buyer elects to purchasesaid lot under the terms of this contract, the purchase price shall be \$\frac{22,500.00}{22,500.00}\$. Seller agrees to make, execute and deliver to Buyer or his heirs or assigns a fee simple general warranty deed free from all encumbrances not excepted within this contract within a reasonable time from notice from Buyer to exercise said option when said notice is given within the time set out above and upon payment by Buyer of the purchase price. Buyer and Seller agree to pro-rate the ad valorem taxes to the date of transfer and each pay their usual closing costs. If the option is not exercised within the time set out above, the sum paid for this option shall be forfeited to Seller but if the lot is sold within a reasonable time after notice within said time limit, then the sum paid for this option shall be applied as a credit towards the purchase price. Seller and Buyer agree that notice from Buyer to Seller of Buyer's intent to exercise this option, duly given within the time set out above, will cause contract to become a binding contract of purchase and sale. ANY OTHER CONDITIONS SHALL BE ATTACHED HERETO. IN TESTIMONY WHEREOF, the Seller and Buyer have hereunto set his hand and seal and 								
feminine and neuter.	clude the plural and the masculine shall equally include the							
	(SEAL)							
	Seller							
P	(SEAL)							

	n Carolina ett County		OPTION CONTRACT			
	This contract, made this 20th day of	f <u>December</u>				
Aı	nderson Construction Inc her	reinafter called "SELL	ER" and			
A.	L. Champion hereinafter ca	illed "BUYER"				
	WITNES	SSETH:				
That for and in consideration of the sum of \$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \						
	Lot # 72 - Victoria Hills III Less deposit	\$22,500.00 500.00				
	Amount due April 1, 2002	\$22,000.00				
Т	HE TERMS AND CONDITIONS OF THIS	OPTION ARE AS FO	OLLOWS:			
	f Buyer elects to purchasesaid lot under the to \$22,500.00	erms of this contract, t	the purchase price shall			
(2) S g a v S	eller agrees to make, execute and deliver to be general warranty deed free from all encumbrate reasonable time from notice from Buyer to exithin the time set out above and upon payme teller agree to pro-rate the ad valorem taxes to losing costs.	nces not excepted with exercise said option whent by Buyer of the pure	hin this contract within hen said notice is given rchase price. Buyer and			
	f the option is not exercised within the time see forfeited to Seller but if the lot is sold with					

- time limit, then the sum paid for this option shall be applied as a credit towards the purchase (4) Seller and Buyer agree that notice from Buyer to Seller of Buyer's intent to exercise this option, duly given within the time set out above, will cause contract to become a binding contract of purchase and sale.
- (5) ANY OTHER CONDITIONS SHALL BE ATTACHED HERETO.

IN TESTIMONY WHEREOF, the Seller and Buyer have hereunto set his hand and seal and acknowledges that the singular shall include the plural and the masculine shall equally include the feminine and neuter.

(SEAL)