Application #: 02-50004359

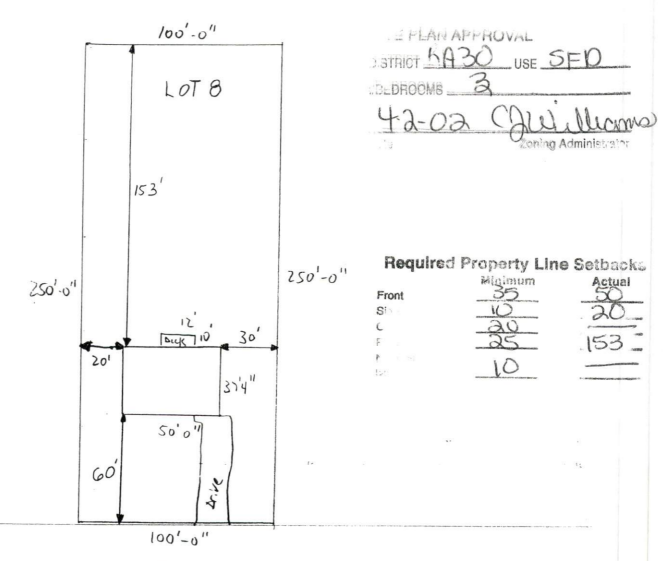
COUNTY OF HARNETT LAND USE APPLICATION

Central Permitting

102 E. Front Street, Lillington, NC 27546 Phone: (910) 893-4759 Fax: (910) 893-2793

LANDOWNER: WJ PROPERTIES Mailing Address: PO BOX 183
City: <u>BUIES CREEK</u> State: <u>NC Zip: 27506</u> Phone #: 910-814-0383
,
APPLICANT POPULATION OF THE STATE OF THE STA
APPLICANT: ROBERT JONES Mailing Address: SAME AS ABOVE
City: State: Zip: Phone #:
PROPERTY LOCATION: SR #: HWY 401 SR Name: DONNIBROOK RUN
Parcel: 08-0652-0092-15 PIN: 0651-18-8612
Zoning: RA 30 Subdivision: DONNIBROOK Lot #: 8 Lot Size: 1.00 AC
And the state of t
DIRECTIONS TO THE PROPERTY FROM LILLINGTON: HWY 401 NORTH TO DONNIBROOK ON THE RIGHT
PROPOSED USE:
Sg. Family Dwelling (Size <u>50</u> x <u>40</u>)# of Bedrooms: <u>3</u> # Baths: <u>2.5</u> Basement (w/wo bath): <u>NA</u> Garage: <u>YES</u> Deck: <u>YES</u>
Multi-Family Dwelling No. Units: No. Bedrooms/Unit:
Manufactured Home (Sizex) # of Bedrooms: Garage: Deck:
Comments:
Number of persons per household: 2 Number of Employees at business: ""
Business: Sq. Ft. Retail Space: Type:
☐ Industry: Sq. Ft.: Type:
Home Occupation: (Sizex) # Rooms: Use:
Accessory Building: (Sizex) Use:
Addition to Existing Building: (Sizex) Use:
Other:
Water Supply: ☐ County ☐ Well ☐ (# dwellings:) ☐ Other
Sewage Supply: New Septic Tank Existing Septic Tank County Sewer Other
Erosion & Sedimentation Control Plan Required?
Structures on this tract of land: Single family dwellings: 1 SFD PROPOSED Manufactured homes: Other (specify):
Property owner of this tract of land own land that contains a manufactured home w/in five hundred feet (500') of tract listed above? YES NO
Required Property Line Setbacks:
Minimum Actual
Front 35 50
Side 10 20
Nearest Building 10 NA Rear 25 153
Corner 20 NA
f permits are granted, I agree to conform to all ordinances and the laws of the State of North Carolina regulating such work and the specifications or plans submitted.
ereby swear that the foregoing statements are accurate and correct to the best of my knowledge.
$X/I/I \longrightarrow I/I/I/I/I/I/I/I/I/I/I/I/I/I/I/I/I$
7/02/02
ignature of Applicant Date

This application expires 6 months from the date issued if no permits have been issued



DONNIBROOK RUN

DEED OF TRUST

TODD ADAMS

contained herein, the parcel(s) of land lying in HARNETT

Carolina (the "Premises"), particularly described as follows:

This Instrument Prepared by

A0000003420 Reference No. Borrower(s): WJ PROPERTIES, INC

After Recording Mail to: FIRST BANK PO BOX 1000 LILLINGTON, NC 27546	FOR REGISTRATION REGISTER C KIMBERLY S. HARGROVE HARNETT COUNTY, NC 2001 FEB 16 09:22:03 ABK:1470 PG:508-512 FEE:\$ INSTRUMENT # 2001002355	1 18.00 Date	02-15-2001
			Recording Time
GRANTO	OR .	TRUSTEE	BENEFICIARY
WJ PROPERTIES, INC PO BOX 183 BUIES CREEK NC 27506-		TODD ADAMS 728 N RALEIGH STREET ANGIER, NC 27501-	FIRST BANK 1024 MAIN STREET PO BOX 1000 LILLINGTON, NC 27546

The designation Grantor, Trustee, and Beneficiary as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context. Obligor means any person or entity who is a maker of, or who is obligated under, the Obligation (defined below).

WITNESSETH, that whereas the Grantor has agreed to execute and deliver this Deed of Trust to secure the renayment of the principal sum of

William Whereas the Grantor has agreed to excede and deriver this De	ed of frust to seedie the repayment of the	principal dam of
One Hundred Fifty Thousand and 00/100	Dollars (\$	150,000.00
as evidenced by 🛭 a promissory note executed in favor of the Beneficiary by the Gra		n favor of the Beneficiary by a guaranty agreement executed
by	, 01	the following evidence of
indebtedness:		
(the "Obligation") of even date herewith or dated, and all future modifi- are incorporated herein by reference, which agreement requires that all indebtedness thereunder, unless modified, extended, renewed or replaced. The maturity date of the Obligation may be r Obligor and the Beneficiary. Any such modification, extension, renewal or replacement may of fifteen (15) years after the original maturity date set forth above) and without affecting the lier	if not sooner paid, shall be due and payable modified, extended, renewed or replaced by occur without any public notice (unless the	in full on <u>02-15-2003</u> y written agreement between the
NOW, THEREFORE, in consideration of the premises, and as security for the paymincluding attorneys fees and advancements or other sums due hereunder or thereunder, and for the Grantor has bargained, sold, given, granted and conveyed and does by these presents bargain	other valuable consideration, the receipt of	which is hereby acknowledged,

SEE EXHIBIT "A" ATTACHED HERETO AND INCORPORATED HEREIN BY REFERENCE FOR A DESCRIPTION OF THE REAL PROPERTY HEREBY CONVEYED. THE REAL PROPERTY DESCRIBED ON EXHIBIT "A" ATTACHED HERETO IS HEREBY INCORPORATED HEREIN BY REFERENCE TO THE SAME EXTENT AS IF SET FORTH HEREIN IN ITS ENTIRETY.

TO HAVE AND TO HOLD said Premises, together with all privileges and appurtenances thereunto belonging, incident or appertaining thereto, to the Trustee, his heirs, successors and assigns forever, upon the trusts, terms and conditions, and for the uses and purposes hereinafter described. And the said Grantor covenants with the said Trustee that he is seized of the said Premises in fee, has the right to convey the same in fee simple, that title to the Premises is marketable and free from all encumbrances, and that he will warrant and defend the title to the Premises against the lawful claims of all persons whomsoever, except for the exceptions hereinafter stated, to wit

If the Obligor shall pay the Obligation secured hereby in accordance with its terms, together with interest thereon, all renewals and extensions thereof, and all other sums secured hereby, and if Grantor shall comply with all terms and conditions of this Deed of Trust, then this conveyance shall be void and may be canceled at the request and expense of the Grantor. If, however, (i) there shall be any default in the payment of any sums due under the Obligation, this Deed of Trust or any other instrument securing payment of the Obligation, or (ii) if there shall be default in any other obligation under the Obligation, this Deed of Trust or other instrument securing payment of the Obligation and such default is not cured within 14 days after written notice, then and without further notice it shall be the duty of the Trustee, upon request of the Beneficiary, to sell the Premises at public auction to the highest bidder for cash after having first complied with all applicable requirements of North Carolina law with respect to the exercise of powers of sale contained in deeds of trust, and upon such sale the Trustee shall convey title to the purchaser in as full and ample manner as the Trustee is empowered. Default under the terms of any instrument secured by a lien to which this Deed of Trust is subordinate shall constitute a default hereunder. The Trustee is hereby authorized to retain an attorney to represent him in any foreclosure proceedings. The proceeds of any foreclosure sale shall be applied by the Trustee to pay his commission and reasonable attorneys fees incurred in the proceeding, to the costs of sale (including but not limited to taxes, assessments, recording costs, service fees and incidental expenditures), and then to the amount due on the Obligation hereby secured and all other sums expended by the Beneficiary pursuant to the terms hereof and other instruments, or as otherwise permitted by law. The Trustee's commission will be five percent (5%) of the gross proceeds of the sale. If foreclosure is commenced but not completed, Grantor shall pay all costs incurred by the Trustee, including reasonable attorneys fees, and a partial commission computed on five percent (5%) of the outstanding indebtedness in accordance with the following schedule: 1/4 thereof before the Trustee issues a notice of hearing on the right to foreclose; 1/2 thereof after issuance of said notice; 3/4 thereof after such hearing; and the full commission after the initial sale.

Township, North

The Grantor covenants and agrees to keep all improvements on the Premises constantly insured for the beneficiary against loss by fire and other casualties, and through such underwriters and for such amounts as may be satisfactory to the Beneficiary. Grantor shall purchase such insurance, pay all premiums, and deliver to the Beneficiary a copy of all such policies and evidence that the premiums have been paid. In the event of loss Grantor shall give prompt notice to the insurance carrier and Beneficiary. Beneficiary may make proof of loss if not made promptly by Grantor. All proceeds from any such insurance shall at the sole option of the Beneficiary be applied to the Obligation hereby secured or to the repair or reconstruction of any improvements upon the Premises. Grantor also covenants and agrees that he will keep the Premises in as good order, repair and condition as they are now, reasonable wear and tear excepted; not commit or permit waste; comply with all governmental requirements (including environmental laws and regulations) respecting the Premises or their use; pay all taxes, assessments and charges lawfully levied against the Premises within 30 days after the same shall become due; and that the Premises will not be transferred without the consent of the Beneficiary. Grantor further agrees that in the event any suit or proceeding shall be brought against the Trustee or Beneficiary or if any suit or proceeding shall be brought may affect the value or title to the Premises, Grantor shall defend, indemnify and hold the Trustee and/or Beneficiary harmless from any loss, cost, damage or expense and shall reimburse the Trustee and/or Beneficiary for any attorneys fees incurred. In the event the Trustee is named as a party to any civil action as Trustee, the Trustee in such action shall be paid by the Grantor.

Grantor represents, warrants and agrees that (a) no Hazardous Material (as hereinafter defined) has been used or placed on the Premises in violation of any applicable Environmental Laws (as hereinafter defined); (b) no notice has been received with regard to any Hazardous Material on the Premises; (c) the Premises are presently in compliance with all Environmental Laws; (d) no action, investigation or proceeding is pending or, to Grantor's knowledge, threatened which seeks to enforce any right or remedy against Grantor or the Premises under any Environmental Law; (e) Grantor shall permit no installation or placement of Hazardous Material on the Premises in violation of Environmental Laws; (f) Grantor shall permit no release of Hazardous Material onto or from the Premises; (g) Grantor shall cause the Premises to comply with applicable Environmental Laws and shall keep the Premises free and clear of any liens imposed pursuant to any applicable Environmental Laws; (h) all licenses, permits and other governmental or regulatory actions necessary for the Premises to comply with Environmental Laws shall be obtained and maintained and Grantor shall assure compliance therewith; and (i) Grantor shall give the Beneficiary prompt written notice if Grantor receives any notice with regard to Hazardous Material on, from or affecting the Premises and shall conduct and complete all investigations and all cleanup actions necessary to remove, in accordance with applicable Environmental Laws, such Hazardous Material from the Premises. Grantor shall indemnify and hold harmless the Beneficiary from and against all losses, expenses (including, without limitation, attorneys' fees) and claims of every kind suffered by or asserted against Beneficiary as a direct or indirect result of (i) the presence on or release from the Premises of any Hazardous Material, whether or not caused by Grantor, (ii) the violation of any Environmental Laws applicable to the Premises, whether or not caused by Grantor, (iii) the failure by Grantor to comply fully with the terms and provisions of this paragraph, or (iv) any warranty or representation made by Grantor in this paragraph being false or untrue in any material respect. For purposes of this Deed of Trust, "Hazardous Material" means polychlorinated biphenyls, petroleum, flammable explosives, radioactive materials, asbestos and any hazardous, toxic or dangerous waste, substance or material defined as such in (or for purposes of) the Environmental Laws or listed as such by the Environmental Protection Agency. "Environmental Laws" means any current or future governmental law, regulation or ruling applicable to environmental conditions on, under or about the Premises including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, the Resource Conservation and Recovery Act, the Toxic Substances Control Act and the Clean Water Act. Grantor's obligations under this paragraph shall survive a foreclosure of or exercise of power of sale under this Deed of Trust, a delivery of a deed in lieu of foreclosure, and a cancellation or termination of record of this Deed of Trust.

All rights of the Beneficiary shall be cumulative and no delay or forbearance by the Beneficiary in exercising any rights hereunder or otherwise afforded by law, shall operate as a waiver thereof or preclude the exercise thereof during the continuance of any such default or in the event of any subsequent default. If the Grantor shall fail to perform any covenant or obligation contained herein or in any other instrument given as additional security for payment of the Obligation, the Beneficiary may, but is not obligated to, make advances to pay such premiums, taxes, assessments, attorneys fees or other charges and to otherwise expend sums to perform such covenants or obligations, and all sums so advanced or expended shall be due from the Grantor on demand of the Beneficiary, and may be added to the principal of the Obligation, and if so shall bear interest at the rate provided in the Obligation.

Grantor assigns to the Beneficiary, in the event of default, all rents and profits from the Premises and any improvements thereon, and authorizes the Beneficiary to enter upon and take possession of such Premises and improvements, to rent same at any reasonable rate of rent, and after deducting from such rents the cost of letting and collection, to apply the remainder to the debt secured hereby. If the Premises or any part thereof shall be taken by condemnation or settlement in lieu thereof, all proceeds from such condemnation are hereby assigned to the Beneficiary.

If the Premises or any part thereof or interest therein is sold, assigned, transferred or otherwise alienated by Grantor, whether voluntarily, involuntarily or by operation of law without the prior written consent of the Beneficiary, the Beneficiary may declare the Obligation secured hereby and all other obligations hereunder to be forthwith due and payable. Any change in the legal or equitable title of the Premises or in the beneficial ownership of the Premises, including the sale, conveyance or disposition of a majority interest in the Grantor if a corporation or partnership, whether or not of record or whether or not for consideration, shall be deemed a transfer of an interest in the Premises. Notwithstanding the foregoing, the following shall not be deemed a transfer of an interest in the Premises: (a) the creation of a lien or other encumbrance subordinate to the lien of this Deed of Trust which does not relate to a transfer of rights of occupancy; (b) a transfer by devise, descent, or operation of law on the death of a joint tenant or tenant by the entirety; (c) the grant of a leasehold interest of three (3) years or less not involving an option to purchase; (d) a transfer where the spouse or children of the Grantor become the owner of the Premises; (e) a transfer resulting from a decree of a dissolution of a marriage, legal separation agreement, or from an incidental property settlement agreement by which the spouse of the Grantor becomes an owner of the Premises; and (f) a transfer to an inter vivos trust in which the Grantor is and remains a beneficiary and which does not relate to a transfer of rights of occupancy in the Premises.

The irrevocable power to appoint a substitute trustee is hereby expressly granted to the Beneficiary or any holder of the Obligation, which power may be exercised at any time without notice and without specifying any reason therefor by the filing of an instrument of appointment in the office where this instrument is recorded, whereupon the substitute trustee shall succeed to all rights, powers and duties of the Trustee hereunder.

If any of the collateral securing the Obligation is the principal dwelling of the Grantor, then notwithstanding any agreement of the Grantor or Obligor to the contrary, this Deed of Trust will not secure any indebtedness from the Grantor or Obligor to the Beneficiary incurred for personal, family or household purposes (as opposed to business, commercial or agricultural purposes) other than the Obligation, and the covenants and agreements set forth in this Deed of Trust as they may be hereafter amended, modified, extended or replaced.

This Deed of Trust is delivered in and shall be construed under the internal laws and judicial decisions of the State of North Carolina, and, to the extent the same may be applicable, the laws of the United States. In any litigation in connection with or to enforce this Deed of Trust against any person, including, but not limited to, any Grantor, each such person irrevocably consents to and confers personal jurisdiction on the courts of the State of North Carolina or the United States courts located in the State of North Carolina, and expressly waives any objections as to venue in any such courts, and agrees that service of process may be made on each such person by mailing a copy of the summons and complaint to them by registered or certified mail, return receipt requested. Nothing contained herein shall, however, prevent the Beneficiary or any other holder of the Obligation from bringing any action or exercising any rights within any other state or jurisdiction or from obtaining personal jurisdiction by any other means available by applicable law.

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	and the same of th	ship or Limited Liability Company
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Witness	SEAL By:	(SEAL
7		(SEAL
Witness	PTHCAROUS By:	(SEAL
Witness	*	
antor, personally appeared before me this day and a Witness my hand and official stamp or sea	acknowledged the due execution of the for I this day of	regoing Deed of Trust, Notary Public
ATE OF NORTH CAROLINA, Harnett I, a Notary Public of the County and state dacknowledged that he is Secretary.	aforesaid, certify that Timmy	F. Webb, personally appeared before me this day
11 11 0	· · · · · · · · · · · · · · · · · · ·	
President sealed with its corporate seal of	at by authority duly given and as an act o	of the corporation, the foregoing Deed of Trust was signed in its name by
President, sealed with its corporate seal an	nd attested by him	a
President, sealed with its corporate seal an	nd attested by him	day of February , 2001.
President, sealed with its corporate seal an	nd attested by him	day of February . 2001.
President, sealed with its corporate seal at Secretary. Witness my hand and cufficient sump or seal with the sealed with its corporate seal at Secretary. Witness my hand and cufficient sump or sealed with its corporate seal at Secretary.	I thisC	day of February , 2001.
President, sealed with its corporate seal at Secretary. Witness my hand and cufficient sump or sea P. SEAL) ATE OF NORTH CAROLIN L. a Notary Ribbic of said Leibny and Search	I this COUNTY	day of February , 2001. Saura W. Ingram Notary Public Commission Expires: 4-17-2005
President, sealed with its corporate seal at Secretary. Witness my hand and cufficient sump or sea P. SEAL) ATE OF NORTH CAROLIN L. a Notary Ribbic of said Leibny and Search	I this COUNTY	day of February , 2001. Saura W. Ingram Notary Public Commission Expires: 4-17-2005
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President, sealed with its corporate seal at Secretary. Witness my hand and official sump or sea witness my hand and official sump or sea. P. SEAL) *** ATE OF NORTH CAPOLINA I, a Notary Ribbic of said belong and said y and acknowledged the sum execution of the force witness my hand and for a secution of the force. WITNESS my hand and for a secution of the force witness my hand and for a secution of the force. P. SEAL)	My Company Country If this Country If do hereby certify that origin instrument for and on behalf of the Goal, this My Country My Country	day of February . 2001. Commission Expires: 4-17-2005 Personally appeared before me this day of
President, sealed with its corporate seal at Secretary. Witness my hand and continuous amp or sea. P. SEAL) *** ATE OF NORTH CAPOLINA I, a Notary Etolog of said telephy and state y and acknowledged the secrecution of the force witness my hand and rollar and state provided the secretary. P. SEAL) ATE OF NORTH CAROLINA.	My Country Add attested by	day of February , 2001. Saura W. Ingam Notary Public Commission Expires: 4-17-2005 personally appeared before me this day of
President, sealed with its corporate seal at Secretary. Witness my hand and official stump or sea. P. SEAL) *** ATE OF NORTH CAROLINA I, a Notary Etolic of said telephy and state y and acknowledged the secretary of the tolerow witness my hand and rotation of the tolerow witness my hand and rotation as sumptor sea. P. SEAL)	My Country Add attested by	day of February , 2001. Saura W. Ingam Notary Public Commission Expires: 4-17-2005 personally appeared before me this day of
President, sealed with its corporate seal at Secretary. Witness my hand and official sump or sea witness my hand and official sump or sea. P. SEAL) ATE OF NORTH CAPOLINA I, a Notary Robic of said belong and state of methods and acknowledged the secretain of the force witness my hand and rotal satisfactory sea. P. SEAL) ATE OF NORTH CAROLINA.	My Country Add attested by	day of February , 2001. Saura W. Ingam Notary Public Commission Expires: 4-17-2005 personally appeared before me this day of

02-5-4

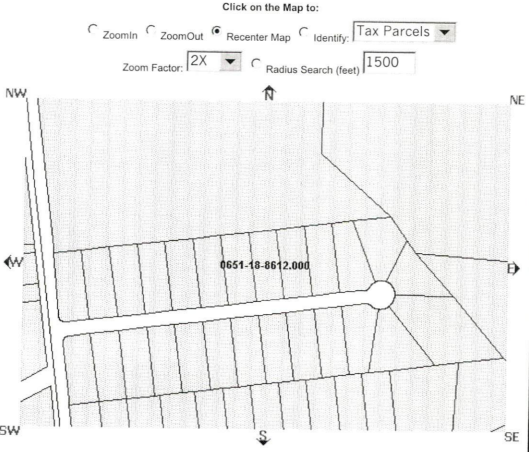


Spatial Data [X plorer

Home

Contact

Help



Find Adjoining Parcels

Parcel Data

- Account Number:001400000739
- Owner Name: W J PROPERTIES INC
- Owner/Address 1: A NORTH CAROLINA CORPORTATION
- Owner/Address 2:
- Owner/Address 3: P O BOX 183
- City, State Zip: BUIS CREEK ,NC 275060000
- Commissioners District: 4
- Voting Precinct: 801
- Census Tract: 801
- Flood Zone:
- Firm Panel:
- In Town:
- Fire Ins. District:
- School District:

- PIN: 0651-18-8612.000
- Parcel ID: 080652 0092 15
- Legal 1:LT#8 DONNIBROOK **PINES**
- Legal 2:PLAT 99-191
- Property Address: DONNIBROOK RUN X
- Assessed Acres: 1.00LT
- Calculated Acres: .58
- Deed Book/Page: 01470/0505
- Deed Date: 2001/02/16
- Revenue Stamps: \$ 300.00
- Year Built: 1000
- Building Value: \$0.00
- Land Value: \$20,000.00

Map Layers Draw Layers Draw selected layers: Boundary Commissioners Districts Fire ▼ Tax Parcels Townships Rescue Flood Zones Multi Symbol Precincts Infrastructure ✓ Major Roads Water Pipes Physical E911 Streets Rivers Draw Layers MAP Currency

This map is prepared for the inventory of real property found within this jurisdiction, and is compiled from recorded deeds plats, and other public records data. Users of this map are her notified that the aforementione public primary information sour should be consulted for verification of the information contained on this map. The Harnett County, mapping, and software companies assume no legal responsibility for the information contained on this m or in this website.

Data Effective Date: 3/21/20

4:00:56 PM

Current Date: 4/2/2002 Time: 2:25:35 PM

Assessed Value: \$20,000.00

FIRST BANK

Borrower(s): WJ PROPERTIES, INC

PO BOX 183 BUIES CREEK, NC 27506-

Loan Number		
ReferenceNumber	er A0000003420	
Date 02-15-2	2001	
Loan Amount_	150,000.00	

EXHIBIT A (TO DEED OF TRUST)

BEING all of Lot 2, Lot 3, Lot 4, Lot 5, Lot 8, Lot 9, Lot 11, Lot 16, Lot 19, and Lot 22, Donnibrook Pines Subdivision, as shown on Map Number 99-191, Harnett County Registry.