Central Permitting

Phone: (910) 893-4759

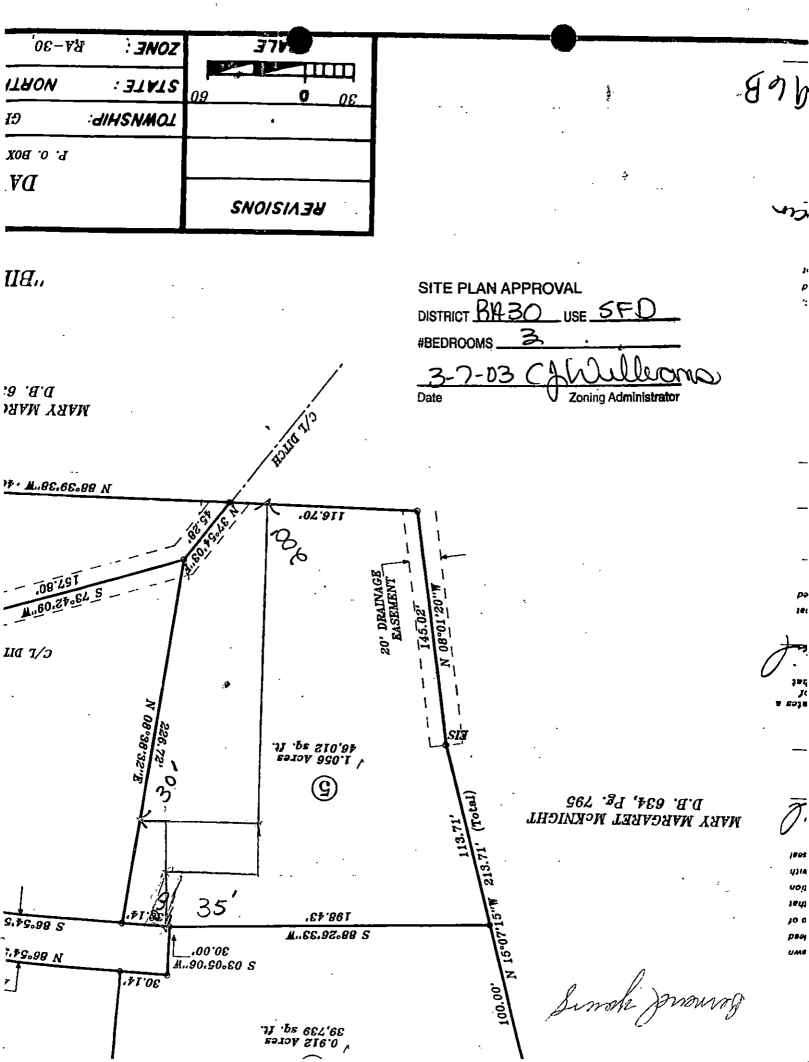
Fax: (910) 893-2793

COUNTY OF HARNETT LAND USE APPLICATION

102 E. Front Street, Lillington, NC 27546

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City: ANGIER State: NC 2	ling Address: 3435 John Stand County &C
City: ANGIER State: NC 2	ip: 2750/ Phone #: 919 639 - 2934
APPLICANT: <u>Same as above</u> Mai	
City: State: Z	p: Phone #:
PROPERTY LOCATION: SR#: 1563 SR Name: Lot #5 Avery Rd.	
Parcel: 07 0/080 0129 09 PIN: 0/080 - 98 - 0976	
Parcel: 07 01080 0129 09 Zoning: 6A-30 Subdivision: Birch Field PIN: 01080-98-0976 Lot #: 5 Lot Size: 1.05 YK	
Flood Plain: X Panel: 105 Watershed: 1	Deed Book/Book IVOVAID Plot Book/Book ATP
Caralia	
DIRECTIONS TO THE PROPERTY FROM LILLINGTON: Hwy a	7 left on Bill Avery Rd.
and street to lett.	
PROPOSED USE:	
Sg. Family Dwelling (Size 56 x 39) # of Bedrooms 3 # Baths 2	Basement (w/wo bath) Garage Deck 12 X / 4
Multi-Family Dwelling No. Units No. Bedrooms/Unit	
Manufactured Home (Sizex) # of Bedrooms Garage	Deck
Comments:	·
Number of persons per household 5 PCC.	
Business Sq. Ft. Retail Space	Туре
	Туре
	Usc
Cl Accessory Building (Size_x) Use	
Addition to Existing Building (Sizex) Use	
	() Other
Sewage Supply: (New Septic Tank	_
Erosion & Sedimentation Control Plan Required? YES (NO)	Service Galax
Structures on this tract of land: Single family dwellings \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	S Other (specify)
Property owner of this tract of land own land that contains a manufactured home w/in five	
Required Property Line Setbacks: Minimum Actual	Minimum Actual
Front 35	Rear <u>25</u>
<u>, </u>	•
Side	Comer
Nearest Building	•
If any its are any had I arrow to conform to all artificances and the large of the Carte of No. 41 (Carte of No. 4) (Carte of	
If 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. I	
hereby swear that the foregoing statements are accurate and correct to the best of my knowledge.	
_	
Bernard emura	3-7-2003
	Date
- ·· //	

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



REAL ESTATE SALES CONTRA WHEN COMPLETED AND SIGNED BY BOTH PARTIES, COMPETENT PROFESSIONAL SHOULD BE SOUGHT. S A LEGALLY BINDING CONTRACT. IF THIS CONTRACT IS NOT FULLY UNDERSTOOD, THE SER Seller Mika, the Bone, To chereby agrees to sell to Buyer, Bernard Young or Buyer's nominee, the real property set forth below and all improvements on the terms and conditions set forth in this contract. DESCRIPTION: The Property is located in | County, (city/state) | County, (city/state) | County | Birchfield Subdivision Phase Four Birchfield Subdivision Phase Two 20ts 4,5,6 1. PURCHASE PRICE: The total purchase price to be paid for the Property by the Buyer is payable as follows: Additional sum due at closing (not including prorations) Proceeds of new note and mortgage to be given by Buyer or any lender other than the Seller\$______\$ Existing mortgage on the Property which shall remain on the Property but which shall not subject Buyer to any penalty or fee or increase in the original interest rate of said mortgage Balance due Seller by promissory note of the Buyer subject to the requirements set forth in this contract\$______\$ 2. APPORTIONMENT OF PURCHASE PRICE AND DEED: Land \$______Building \$_____ Watranty deed, with release of dower and homestead rights, subject to general real estate taxes for the current year, covenants, conditions, restrictions of record, and easements of record, all of which must be acceptable to Buyer. 3. Buyer will pay for recordation of deed and prorated share of prepaid insurance, taxes, and interest, if any. 4. The Seller will pay for: [] Revenue stamps (State, county, and local); [] Title commitment in the amount of the purchase price from _____ 4. The Seller will pay for: [] Hevenue stamps (State, county, and local): [] fille commitment in the amount of the purchase price from ________ or any title insurance company duly licensed to underwrite title insurance in the state of ________; [] Survey; [] _______ Attorney's fees; [] Appraisal fee; [] Real estate commission; [] Title abstract; [] Title abstract; [] Title abstract; [] Fill A/A solution of mortgage and recording fee; [] Lead paint inspection; [] Home inspection; [] Repairs or replacements required by the Fill.A. 5. PRORATED ITEMS: All rents, water taxes or charges, taxes, assessments, monthly mortgage insurance premiums, fuel, prepaid service contracts, and interest on existing mortgages shall be 5. PhonAreb frems. Annelias, water taxes or charges, taxes, assessments, monthly mortgage insurance premiums, fuel, prepaid service contracts, and interest on existing mortgage snall be profited as of the date of closing. If Buyer is to accept the Property, subject to an existing mortgage requiring an escrow deposit for taxes, insurance, and/or other items, all escrow payments required professed as of the date of closing. In payer is to accept the property, subject to an existing mortgage requiring an escrow deposit for taxes, insurance, another other items, an escrow payments required to be made up to the time of closing shall be made to the escrow holder at Seller's expense and said escrow balance shall be assigned to the Buyer without compensation to the Seller, it being expressly to be made up to the time of closing small be made to the escrow noticer at senier's expense and said escrow datance shall be current as of the time of closing. If the exact amount of real understood that said escrow balance is included in the Total Purchase Price. All mortgage payments required of Seller to be made shall be current as of the time of closing. If the exact amount of real estate taxes cannot be ascertained at the time of closing, Seller agrees to prorate said taxes on the basis of 110% of the last ascertainable amount. and deliver to Buyer's Attorney: [] A title commitment for an owner's title insurance policy in the amount of the purchase price (to be issued by a title insurance company duly licensed by the days [] after the date of acceptance of this contract [] after the date of approval of Buyer's mortgage loan (if any), the Seller will provide and deliver to Buyer or Buyer's Attorney: [] A new spotted certified survey having all corners staked and showing all improvements upon the Property. [] No survey is required. 3. EXAMINATION OF TITLE AND TIME OF CLOSING: If the title evidence and survey as specified above disclose that Seller is vested with fee simple title to the Property (subject only to the permitted Exceptions set form above acceptance to buyer), this sale shall be crosed and outper shall perform the agreements made in this contract, at the onice of outper's Attorney, on or before [1] _______ days after the mortgage loan approval [3] _______ days after acceptance of this contract. If title evidence or survey reveal any defect or condition which is not such title defects and Seller agrees to use reasonable efforts to remedy such defects and shall have thirty (30) days to oso, in which case this sale shall be closed within ten (10) days after delivery of acceptable evidence to Buyer and Buyer's Attorney that such defects have been cured. Seller agrees to pay for and ear all delinquent taxes, liens, and other encumbrances, unless the parties otherwise agree. If Seller is unable to convey to Buyer a good and insurable title to the Property, the Buyer shall have the ear an definition taxes, tiens, and other encommances, timess the parties otherwise agree. It seller is unable to convey to duyer a good and insurable time to the property, the object shall return to Seller all items, if any, received from Seller, whereupon all rights and liabilities of the the demand an sums deposited by duyer and nero by or for the segies. At the segies in the, payer shall return to seller an nearly, it any, received from seller, whereupon an rights and nationless or the fies to this contract shall cease. However, the Buyer shall have the right to accept such title as Seller may be able to convey and to close this sale upon the other terms as set forth in this contract. DEFAULT BY BUYER: If Buyer fails to perform the agreements of this contract within the time set forth herein, Seller may retain, as liquidated damages and not as a penalty, all of the DEFAULT BY SELLER: If Seller fails to perform any of the agreements of this contract, all deposits made by Buyer shall be returned to Buyer on demand, or the buyer may bring suit inst Seller for damages resulting from the breach of contract, or the Buyer may bring an action for specific performance. Buyer's remedies are cumulative and not exclusive of one another, CONDOMINIUM PROVISION: (a) If the subject property is a condominium unit, this contract is subject to the condition that Seller be able to obtain release or waiver of any right of componential in novision: (a) it the subject property is a concommunity unit, this contract is subject to the condition that senier be able to obtain release or waiver or any right or refusal or other preemptive rights of purchase created by the Declaration of Condominium within the time established by said Declaration. If, after making every reasonable effort, Seller refusal or other preemptive rights of purchase created by the Declaration of Condumnium within the time established by Saio Declaration. II, after making every reasonable entors, Seller able to obtain such release or waiver within the time provided and so notifies Buyer within that time, this contract shall become null and void and all of Buyer's deposits shall be returned e Buyer, provided that if said option or preemptive right is not exercised within the time specified by the Declaration of Condominium, this contract shall remain in full force and effect e object, provided that it said option of preemptive right is not exercised within the time specified by the Declaration of Condominium provides for completion of the sale, should the option or preemptive right not be exercised. If the Declaration of Condominium

ins no such option or preemptive right, this paragraph shall be null and void and not part of this contract. (b) Seller represents and warrants that there are no condominium assessments ntly due and owing. Seller agrees to pay any assessments, including special assessments, that have been or will be levied at any time prior to the date of closing. TTORNEY FEES AND COSTS: If any litigation is instituted with respect to enforcement of the terms of this contract, the prevailing party shall be entitled to recover all costs incurred, including. SK OF LOSS OR DAMAGE: Risk of loss or damage to the Property by any cause is retained by the seller until closing.

INDITION OF THE PROPERTY: Seller agrees to deliver the Property to Buyer in its present condition, ordinary wear and tear excepted, and further certifies and represents that seller