COUNTY OF HARNETT LAND USE APPLICATION

Central Permitting 102 E. Front Street, Lillington, NC 27	546 Phone: (910) 893-4759 Fax: (910) 893-2793
LANDOWNER: PiNE GROVE Dec.	Mailing Address: 622 Baffalo Lake Rol
City: State: NC	Zip: 27332 Phone #: 498-2204
City: CAMERON State: NC	Mailing Address: 176 HANNAH LOR: DRIVE. Zip: 28326 Phone #:
	9565-48-8561
Flood Plain: Panel: 150 Watershed: NA	Doed Book/Page: OFFa to punc Plat Book/Page: 2003 - 355-356
DIRECTIONS TO THE PROPERTY FROM LILLINGTON: 24-27 LEFT ON HANNAH LORI - J	West- Right on Stouals Ten.
PROPOSED USE:	
□ Sg. Family Dwelling (Size x) # of Bedrooms # Baths	Basement (w/wo bath) Garage Deck
Multi-Family Dwelling No. Units No. Bedrooms/Unit	
Manufactured Home (Size 27 x 56) # of Bedrooms 3 Garage	WA Deck AM
Comments:	
☐ Number of persons per household	
☐ Business Sq. Ft. Retail Space	Туре
☐ Industry Sq. Ft	Туре
☐ Home Occupation (Size x) # Rooms	Use
☐ Accessory Building (Size x Use	
Other	
Water Supply: (County () Well (No. dwellings)	() Other
S S. 1 (15)	unty Sewer () Other
Erosion & Sedimentation Control Plan Required? YES	00 180
Structures on this tract of land: Single family dwellings _ O _ Manufactured he	omes 1- PROVOther (specify) 6
Property owner of this tract of land own land that contains a manufactured home w/in li	ve hundred feet (500') of tract listed above? YES (NO)
Required Property Line Setbacks: Minimum Actual	Minimum Actual
Front $\frac{35}{}$	Rear 25' 37'
Side 18 67	761 161
	Corner 35 43
Nearest Building NA	Coner 35 43

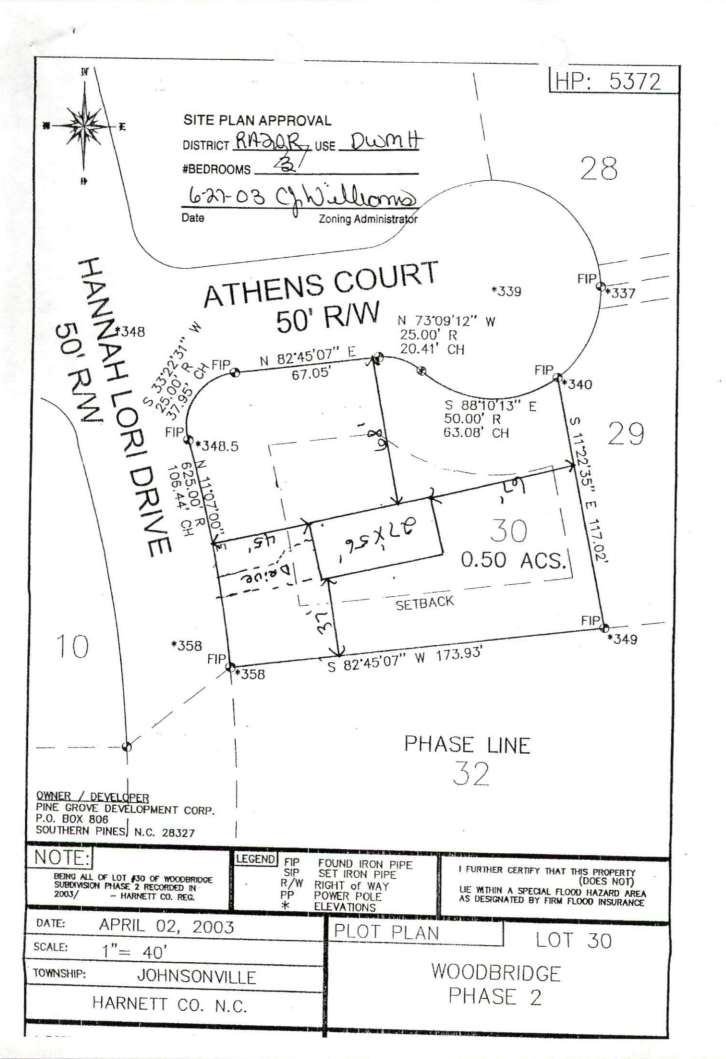
If pennits are granted I agree to conform to all ordinances and the laws of the State of North Carolina regulating such work and the specifications or plans submitted. I hereby swear that the foregoing statements are accurate and correct to the best of my knowledge.

Signature of Owner or Owner's Agent

6-27-83

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

A RECORDED SURVEY PLAT AND RECORDED DEED ARE REQUIRED WHEN APPLYING FOR A LAND USE PERMIT



AGREEMENT

This agreement made	and entered into this _25	_ day of _June_	, 20_03_ by a	nd between
Pine Grove Development Corp	., 622 Buffalo Lake Rd., S	Sanford NC 273	32, hereinafter	referred to
as "Seller" and				
_Rilynn R. Williams				
-1 444 A Oo Fourth Ct	Carina Laka	NO	28390	
of _111-A So. Fourth St	Spring Lake	NC		
(STREET)	(CITY)	(STATE)		(ZIP)
hereinafter referred to as "Buye	er" WITNESSETH:			12.

1. For and in consideration of the mutual promises stated herein, the receipt and sufficiency of which is mutually acknowledged, Buyer and Seller agree respectively to purchase and sell that certain real property, known and described as:

A. All of that certain tract or parcel of land known and described as Lot No. _30_ on map entitled _Woodbridge_, Phase _II_, Harnett County, North Carolina, Pine Grove Development Corp; recorded in Map Book _2003_, Page _355_ in the Register of Deeds office, Harnett County, North Carolina.

- B. Together with the dwelling placed thereon by Seller; said dwelling is manufactured by Redman Homes and known as the _527R _model.
- The consideration and purchase price is in the sum of \$_95,320.00_ and shall be paid as follows:
 - A. \$_1,100.00_ in earnest money with the delivery of this offer and held in escrow by Pine Grove Development Corp., until the sale is closed and shall be credited to the buyer and applied as follows:

\$_1,100.00_ down payment .

B. \$_1,760.00_ the balance of the Buyer's portion of down payment to be paid as

follows:

\$_1,760.00_ on or before July 10, 2003

- C. \$_92,560.00_ the balance of the purchase price by bank check or money order (certified funds) (through loan proceeds) at closing.

 If a FHA loan, this amount does not include the FHA funding fee (added to loan, if not included).
- 3. This agreement is contingent upon Buyer through total cooperative and expeditious exercise of his best efforts, being able to obtain a firm commitment for a FHA loan at available rate (currently 6%) with no origination fee on or before _August 30_, 20_03_ in the principal sum of \$_92,560.00_ for a term of _30_ years with 0 points to Seller.
- 4. Ad valorem taxes on the real property for the current year shall be prorated between the parties at the time of closing.
- 5. Title to the premises shall be marketable fee simple, as insured at regular rates by a Title Insurance Company licensed to do business in the state of North Carolina, conveyed by General Warranty Deed free and clear of all liens and encumbrances excepting:
 - A. Restrictive Covenants entitles Declaration of Covenants, Conditions and Restrictions of _Woodbridge_ and made a part hereof,
 - B. Ad valorem taxes as stated in paragraph 4 and
 - C. Utilities Easements, permits and rights of way of record
- 6. Buyer and Seller agree to use their best efforts to close the transaction on or before _August 30_, 20_03_. It is understood that time is not of the essence unless stated otherwise in this agreement.



- B. That all encumbrances or assessments for pavings, sidewalks, water, or other existing improvements which are either pending, approved or assessed if any, shall be paid or cleared at closing by Seller and;
- C. That there have been and will be at closing no unpaid improvements to the property within 120 days which might result in a material man's or laborer's lien.
- 9. That the residence thereon was a manufactured home and is delivered to Buyer subject to the warranties of said manufacturer, a copy of which is attached and made a part hereof as exhibit C and shall survive delivery of the Deed. In addition Seller warrants for the term of one year, the setup of home, the foundation free from cracks and/or settlement other than those tolerances normally acceptable to the industry and area, and the utility hookups, i.e. electrical and water.

10. Miscellaneous provisions:

(a) Seller shall furnish to Buyer, his agent or attorney any available information requested concerning title, survey, easements, loan information, etc., reasonably required for closing

(b) Risk of loss from fire or other casualty shall be upon Seller prior to closing;

(c) This contract may not be assigned by Buyer without prior written consent of

the Seller;

(d) In the event of conflict between the plans and specifications for the construction to be performed by Seller, written specifications shall prevail;

(e) This agreement shall be binding upon the respective heirs, administrators, executors and assigns of the parties and any dispute regarding such agreement shall be construed in accordance with the laws of North Carolina;

(f) Wherever used herein, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders as the context may require;

(g) The closing date is the responsibility of the Buyer in regard to prorations and

payment;

- (h) THIS AGREEMENT SHALL CONSTITUTE THE FULL AND COMPLETE AGREEMENT BETWEEN THE PARTIES, AND ANY MODIFICATIONS OF CHANGE MUST BE IN WRITING AND EXECUTED BY THE PARTIES;
- (i) Seller shall pay all costs of closing of title including: attorney's fees, title insurance, real estate tax, recording fees, miscellaneous mortgage company fees, etc. In addition Seller shall pay the first year's homeowner insurance premium and the required items, and tax escrow required by the lender. Seller shall pay origination fee.
- (j) In the event the contingency clauses of this agreement; i.e. mortgage approval, or appraisal are not met, Buyer shall be responsible for credit report fees of \$55.00 and FHA appraisal fees of \$450.00 and all other deposit moneys shall be refunded to Buyer. Should all contingencies be met and Buyer not complete closing of title; all deposit moneys shall be retained by Seller as liquidated damages.

IN WITNESS WHEREOF, the parties hereto have affixed their signatures this the date and year first above written intending to be legally bound.

SELLER

Pine Grove Development Corp.

James D. Stovall

PURCHASER(S)

Rivon RI Williams