HARNETT COUNTY DEPARTMENT OF PUBLIC UTILITIES Equal Opportunity Provider and Employer

RESIDENTIAL WATER/SEWER USER AGREEMENT

COPY OF RECORDED DEED & PICTURE ID ARE REQUIRED

Water and Sewer District of Harnett Cou	inty
() Retrofitted Sprinkler Connection (For accounts with county sewe	r)
() Full Service Sprinkler Connection	
	~
Owner's Mailing/Billing Address:	For Office Use Only:
larhoel Sovies + Construction	
LAND OWNER'S NAME	AMOUNT PAID
CURRENT STREET, ROUTE OR P.O. BOX	406855/211493 CUSTOMER NO.
Four Oaks UC 27524 CITY OR TOWN, STATE, ZIP	PROPERTY NO.
919-291-6969	TROLERT I NO.
TELEPHONE NUMBER	STATE RD NAME & NO.
NUMBER OF REPRONG LINING DA	
NUMBER OF PERSONS LIVING IN	57 Morrison Dr
237-59-8127- 5137077 OWNER SOCIAL SECURITY & DRIVERS LICENSE #	Dunn 28334
BRIVERS EICENSE #	Dan 1 28334
SPOUSE'S SOCIAL SECURITY & DRIVERS LICENSE#	
EMPLOYER, ADDRESS AND PHONE NUMBER	Rl, Palei, h NC 27610/919-872-3913
EMI EOTER, ADDRESS AND PHONE NUMBER	, ,
SPOUSE'S EMPLOYER. ADDRESS AND PHONE NUMBER	
	14 2004/200012 2000
Mike Dunn 12368 Old Shool Rd, Four Oaks NAME OF NEAREST RELATIVE, ADDRESS AND PHONE NUM	1/627524/919-967-2505
Futhor	

This Agreement, made and entered into this the	121 day of		, 202], between the
namen County Department of Fublic Quarters, as operator of	the water supply an	nd distribution system in	ndicated above,
(hereinafter "County") and Johny Than South Dur	(here	einafter "Owner").	
Tarked Services + Const			

The County, as operator of the water supply and distribution system indicated above, sells water to citizens and residents of Harnett County. The County also treats wastewater for its citizens and residents where such treatment facilities are located within Harnett County. The Owner above named desires to purchase water and/or sewer treatment services from the County and further desires to enter into this Agreement with the County to obtain these services described.

NOW THEREFORE, In consideration of the mutual promises herein set forth, it is agreed by the County and Owner as follows:

- 1. The property which is the subject of this Agreement and to which water shall be supplied and/or sewer treatment services provided is described as follows:
- 2. Owner agrees to pay to County the amount of \$12,800. per connection as a tap-on charge, said amount being due upon the execution of this Agreement by Owner.
- 3. County, pursuant to its Rules and Regulations, agrees to provide a water and/or sewer service connection on the above described property and to provide potable water and treatment of said wastewater to the Owner, provided that there is an existing water line capable of providing a connection on said property. IN THE EVENT THE COUNTY DETERMINES THAT THERE IS NO EXISTING WATER AND/OR SEWER LINE CAPABLE OF PROVIDING A WATER SERVICE CONNECTION TO THE PROPERTY DESCRIBED ABOVE, ALL MONIES PAID PURSUANT TO THIS RESIDENTIAL WATER/SEWER USER AGREEMENT WILL BE REFUNDED TO OWNER.
- 4. Owner agrees to pay to County a minimum amount of Twenty-five Dollars (\$25.00) as a water deposit (and \$25 as a sewer deposit, if water and sewer tap requested, \$50 total), provided they are approved by the On-line Utility Database procedure described in Section 20 (c) of the County Rules and Regulations. If not approved by the above-mentioned procedure, the owner agrees to pay a minimum of Fifty Dollars (\$50.00) as a water deposit (and \$50 as a sewer deposit, if water and sewer tap requested, \$100 total). This deposit may be returned without interest as provided by said Rules and Regulations. Said deposit shall be due upon the execution of this Agreement by Owner.
- 5. Owner grants the County, its successors and assigns, a perpetual easement in, over, under, and upon the above described land with the right to erect, construct, install, lay and thereafter use, operate, inspect, repair, maintain, replace and remove water and/or sewer lines, meters, meter service facilities and appurtenant facilities thereon, together with the right of ingress and egress over adjacent land for the purposes mentioned above.
- 6. Owner shall install and maintain at Owner's own expense a 3/4 inch cut-off valve on the Owner's side of the County's water meter and a service line which shall begin at the meter and extend to the dwelling or place of use, and such other facilities as may be required by the Inspections Section of the Harnett County Planning and Inspections Department. The service line shall connect with the water system of the County at the nearest place of desired use by the Owner, provided the County has determined in advance that the county water system is of sufficient capacity to permit the delivery of water at that point.
- 7. Owner agrees to comply with all requirements, rules and regulations applicable to water users adopted by the Division of Health Services of North Carolina Department of Human Resources. Owner further agrees that upon and after the date a plumbing connection is made between the Owner and the County, Owners shall allow no cross connection to exist between the County's system and any pipeline containing a contaminant or any pipeline connected to other present or future sources of water.
- 8. Owner agrees to pay for water and/or sewer service at such rates, time, and place as shall be determined by the County and agrees to the penalties for non-compliance with the above, as set out in the County's Rules and Regulations.
- 9. County shall install a water and/or sewer service connection for the Owner, and Owner shall then have thirty (30) days from the date of such installation to make the plumbing connection from the place of use on the above described property to the

County's system. Charges for water and/or sewer shall commence on the date that the plumbing connection is completed, but in no event later than the end of the thirty (30) day period. That is to say, if the plumbing connection is not completed by the end of the thirty (30) day period, user charges shall commence and Owner shall be obligated to pay the minimum user bill from and after the end of such period, regardless of whether water and/or sewer service is being provided to Owner.

- 9A. THIS PARAGRAPH APPLIES ONLY TO AGREEMENTS FOR RETROFITTED SPRINKLER CONNECTIONS. No monthly minimum charge will be made to Owner except during those months when the connection has been used. The Bill rendered will be for gallons used, but in no event less than the applicable minimum bill. A separate bill will be provided for the connection and the same schedule of rates applicable in the service District shall apply to it. No sewer charges will be made to Owner for water used through the connection. The Retrofitted Sprinkler Connection shall not be connected to any plumbing or other pipeline where residential water there from is required to be discharged into the public sewer system.
- 10. Owner agrees to abide by the Rules and Regulations of the County as from time to time promulgated by the Harnett County Board of Commissioners, and further agrees to abide by such other Harnett County ordinances, rules and regulations with respect to water and/or sewer service connections, as are adopted by the Harnett County Board of Commissioners. Additionally, Owner agrees to obtain the necessary inspections and permits related to water and/or sewer service connections as required by the Inspections Section of the Harnett County Planning and Development Department.
- 11. County shall purchase and install a cutoff valve and water meter for each service. The County shall own said meter and shall have the exclusive right to use it.
- 12. Owner agrees that there shall be one water and/or sewer connection for each building or structure requiring connections on the above described property. A tap-on charge shall be due for each such connection.
- 13. County shall have final jurisdiction on any question of location of any service line connection to its distribution system; shall determine the allocation of water to Owner in the event of a water shortage and may shut off water to Owner if Owner allows a connection or extension to be made to Owner's service for the purpose of supplying water and/or sewer service to
- 14. In the event User transfers title or agrees to transfer title to the above described property, before or after such connection, User agrees that this agreement shall run with the property title thereto and agrees to advise the new owner with respect hereto and furnish new owner a copy thereof.
- 15. After County has executed this Agreement, a copy shall be provided to Owner by person delivery or by mailing to the Owner's address as indicated above.

Signed by Owner th	s 12 day of May	, 20 2)
	1. Soft D	
	Owner	
	Owner	
	Witness	
Signed by County this day	of	, 201
	HARNETT COUNTY DEPARTMENT OF PUBLIC UTILITIES	
	BY:	
	Steve Ward, Director	
WHEN RETURNING THIS AGREEM	ENT BY MAIL PLEASE SENT TO:	

Harnett County Department of Public Utilities

APPLICATION DIRECTIONS

DATE: May 12 Th 2021	
Tarkeel Saving How two hors as noted below. This request is for a 2 cost of the service will be as follows:	is requesting a water and/or sewer service at the location inch water service and/or a residential sewer service. The
Water tap total cost + deposit: 3/4" \$2800 1" \$3500 2" \$4500	Residential Sewer tap total cost + deposit: ALL DISTRICTS \$3500 BUNNLEVEL & RIVERSIDE \$4500
Retrofitted sprinkler tap fee for custom	ners with county sewer: \$300
*There will also be a deposit on all nev	w accounts for water and/or sewer as required.
For all other sizes refer to Harnett County De	epartment of Public Utilities @ (910) 893-7575.
Should a line extension be required to install s before the installation as required to extend the line to the customer.	this service, the customer would be required to pay the amount of on of the requested service. This amount is based on materials and labor's property.
DIRECTIONS TO LOCATION OF R 57 Morrison Dr. Dun	EQUESTED TAP: Detailed Map/Description NC, 28334
Now Construction	Home on left
	/ /_// 7
CUSTOMERS SIGNATURE	fot D
Office Use: This service can be installed as noted above. This service requires a line extension: cost at	
Date of returned notification from Maintenar Maintenance Personnel Signature:	nce.

VOLUNTARY SURVEY OF CUSTOMER DEMOGRAPHICS

The following information is requested by the Federal Government in order to monitor compliance with Federal laws prohibiting discrimination against applicants seeking to apply for water service. You are not required to furnish this information, but are encourage to do so. This information will not be used in evaluating your application or discriminate against you in any way. However, if you choose not to furnish it, we are required to note the ethnicity, race, and gender of the individual applicants on the basis of visual observation or surname.

Gender: Male (1) Female (2)
Ethnicity: Hispanic or Latino (0) Not Hispanic or Latino (9)
Race:
American Indian/Alaskan Native (3)
Asian (4)
☐ Black or African American (5)
☐ Native Hawaiian or Other Pacific Islander (6)
White (7)
Other (8)
☐ I respectfully decline to provide this information.

For Registration Kimberly S. Hargrove
Register of Deeds
Harnett County, NC
Electronically Recorded
2020 Jun 18 11:49 AM NC Rev Stamp: \$ 74.00
Book: 3827 Page:1 - 2 Fee: \$ 26.00
Instrument Number: 2020009723

HARNETT COUNTY TAX ID # 021518020001 & 021518020002

06-18-2020 BY: MT

NORTH CAROLINA GENERAL WARRANTY DEED

Excise Tax: \$ 74.00					
Parcel Identifier No. SEE By:	BELOW	Verified by	County on the	day of	, 20
Mail/Box to: & Prepare	d By; Jack E. Me	cLamb, III, Attorney at	Law-Delinquent taxes, if an	y, to be paid by Jac	ck
This instrument was prep	ared by: a NC at	torney to the county tax	collector upon disbursemen	nt of the closing pro	oceeds.
Brief description for the	Index: TWO T	RACTS AVERASBORO	TOWNSHIP		
THIS DEED made this	18th day of	June	, 2020, b	y and between	
	GRANTOR		GRA	ANTEE	
Willie L. Blackman wid	ower		Tarheel Services and C	Construction, LLC	
5523 US 301 S			748 Devils Racetrack I	Rd.	
Four Oaks, NC 27524			Four Oaks, NC 27524		
corporation or partnersh	ip. and Grantee as us	sed herein shall include s	nailing address, and, if appro-		
WITNESSETH, that the these presents does gran situated in the City ofNorth Carolina and more	t, bargain, sell an	d convey unto the Grante	by the Grantee, the receipt of the in fee simple, all that certand Averasboro Township	in lot, parcel of land	d or condominium unit
entitled "Street Withdra 2017 and recorded in B	w and Recombin ook of Maps 201 RENCE SEE TH	ation Survey for Proper 17, page 122 Harnett Co HE ESTATE OF ADDIE	C" containing 0.55 acres, rety of John W. Simpson and ounty Registry.	Willie L. Blackma	n", dated April 5,

Page 1 of 2

NC Bar Association Form No. 3 © 1976, Revised © 1977, 2002, 2013 Printed by Agreement with the NC Bar Association – 1981

This standard form has been approved by: North Carolina Bar Association - NC Bar Form No. 3

NORTH CAROLINA GENERAL WARRANTY DEED

Excise Tax: \$ 74.00	
Parcel Identifier No. SEE BELOW Verified by	County on the day of, 20
Mail/Box to: & Prepared By: Jack E. McLamb, III, Attorney at L	aw-Delinquent taxes, if any, to be paid by Jack
This instrument was prepared by: a NC attorney to the county tax of	collector upon disbursement of the closing proceeds.
Brief description for the Index: TWO TRACTS AVERASBORO	TOWNSHIP
THIS DEED made this 18th day of June	, 20 <u>20</u> , by and between
GRANTOR	GRANTEE
Willie L. Blackman widower	Tarheel Services and Construction, LLC
5523 US 301 S	748 Devils Racetrack Rd.
Four Oaks, NC 27524	Four Oaks, NC 27524
Enter in appropriate block for each Grantor and Grantee: name, macorporation or partnership.	ailing address, and, if appropriate, character of entity, e.g.
The designation Grantor and Grantee as used herein shall include sait plural, masculine, feminine or neuter as required by context.	id parties, their heirs, successors, and assigns, and shall include singular,
these presents does grant, bargain, sell and convey unto the Grantee	by the Grantee, the receipt of which is hereby acknowledged, has and by in fee simple, all that certain lot, parcel of land or condominium unit averasboro Township, Harnett County,
Being all of "Parcel B", containing 0.41 acres and all of "Parcel 0 entitled "Street Withdraw and Recombination Survey for Property 2017 and recorded in Book of Maps 2017, page 122 Harnett Cou FOR FURTHER REFERENCE SEE THE ESTATE OF ADDIE Parcel Nos: 021518020001 & 021518020002	y of John W. Simpson and Willie L. Blackman", dated April 5,

	lescribed was acquired by Grantor by erty herein conveyed includes or				
A map showing the above of	described property is recorded in Pla	t Book201	7 page	122	
TO HAVE AND TO HOLD simple.	the aforesaid lot or parcel of land ar	nd all privileges a	nd appurtenan	ices thereto belonging	to the Grantee in fee
simple, that title is marketal claims of all persons whom	with the Grantee, that Grantor is sei ole and free and clear of all encumbra soever, other than the following exc rded in Book 3367, Page 25, Harne	ances, and that G eptions:	rantor will war		
IN WITNESS WHEREOF,	the Grantor has duly executed the fe		ile	11/2 h. Alent	(SEAL)
	(Entity Name)	Print/Ty	pe Name: Wi	Ilie L. Blackman	
Ву:					(SEAL)
Print/Type Name & Title:_		Print/T	pe Name:		
By:					(SEAL)
Print/Type Name & Title:_		Print/Ty	pe Name:		The state of the s
					(SEAL)
By:Print/Type Name & Title:_		Print/T	pe Name:	3	(SEAL)
Willie L. Blackman wido execution of the foregoing June My Commission Expires: (Affix Seal)	Sublic Sublic	person person where the person with the pers	ally appeared to	State aforesaid, certi- pefore me this day and a and Notarial stamp or so C. C	acknowledged the due eal this 18th day of
State of	- County of City of	47,1		Chata Cananid and	C. that
(************************************	instrument for the purposes therein e. 20	person	ally appeared b	I State aforesaid, certi before me this day and a and Notarial stamp or so	acknowledged the due
My Commission Expires: (Affix Seal)			Notary's Pri	inted or Typed Name	Notary Public
State of	- County or City of				
I, the undersigned	Notary Public of the County or City			I State aforesaid, certi fore me this day and a	
he is the	of		, a Nort	h Carolina or	
inapplicable) and that by	corporation/limited liability authority duly given and as the act of				
behalf as its act and deed.	Witness my hand and Notarial stam	p or seal, this	day of	oregoing instrument in	, 20
My Commission Expires: (Affix Seal)			Notary's Pr	inted or Typed Name	Notary Public

Harnett Regional Water 700 McKinney Parkway Lillington, NC 27546 Telephone: 910-893-7575 harnettwater.org

User: CPCIS2

POS

Date: 5/14/2021 6011

Receipt: 51837

Customer Account 406855 211493 TARHEEL SERVICE & CONSTRUCTION

57 MORRISON DR

Misc Fees/POS/Sys Dev

WATER SYSTEM DEVE

2,000.00

WATER TAP FEE 3/4"

800.00

Amount Due

\$2,800.00

MASTERCARD

\$(2,800.00)

CONFIRMATION #9281

Total Payment:

\$(2,800.00)

BALANCE REMAINING

\$0.00

CHANGE

\$0.00

Trans Date: May 14, 2021

Time: 12:49:30PM

*** Thank You For Your Payment ***